

Uncovering Your Face in Public is Not a Crime in America!

Declaring unlawful actions as “store policy” doesn’t absolve businesses from violation of American law.

A person cannot be refused entry to an establishment open to the public without lawful support to refuse service. It is unlawful to enforce distancing that restricts the movement of a person and may be construed as false imprisonment. Searches cannot be made without warrant or consent.

Equal access and accommodations in any public establishment is protected by the law under California Civil Rights 51b. All persons within the jurisdiction of this state are free and equal, and no matter what their sex, race, color, religion, ancestry, national origin, disability, medical condition, genetic information (which includes the manifestation of a disease or disorder in family members of the individual; Section 51.2.iii), marital status, sexual orientation, citizenship, primary language, or immigration status are entitled to the full and equal accommodations, advantages, facilities, privileges, or services in all business establishments of every kind whatsoever.

Federal Civil Rights Law TITLE II 42 U.S.C. §2000a PUBLIC ACCOMMODATIONS (a) All persons shall be entitled to full and equal enjoyment of goods, services, facilities, privileges, advantages, and accommodations of any place of public accommodation...without discrimination on the grounds of race, color, religion, or national origin.

In my religion I worship the Creator and Jesus Christ who alone can order me to cover my face.

It is Un-American to be forced to violate American laws.

-----fold in half-----

Violating these laws while also concealing identity with a mask may increase the penalties concerning criminal charges.

There are no regulations that require businesses to operate outside, or with glass dividers, or restricting the number of patrons below the fire code occupancy, or requiring masks and distancing.

REAL REGULATIONS are created through an administrative law-making procedure by departments and agencies to fulfill and carry out STATUTORY law. When a REGULATION is passed, it’s given a code and written in the Code of Regulations. The State Department of Health and local health boards publish GUIDELINES, not laws. The CDC is a private held company with vaccine patents that they profit from and have no judicial authority in the Commonwealth of United States of America.

Only a medical professional can give medical advice, and they may advise that wearing a mask and restricting oxygen affects the respiratory, neurological, & immune systems.

JOIN ME In taking back your freedom and take off your mask!

If anyone threatens you or intimidates you to the point of fear, call the police. You are not breaking the law by not wearing a mask.

Check Out the “Covid Ritual” Page

