

THIS FACILITY SUPPORTS THE U.S. CONSTITUTION & BEST HEALTH PRACTICES

POLICY OF CONSTITUTIONAL CIVIL RIGHTS COMPLIANCE FOR A PLACE OF PUBLIC ACCOMMODATION (STORE, ETC):

This document outlines the constitutional rights of an individual to sue when a place of public accommodation (store, gym, etc) does not act in good faith to uphold the constitutional rights of a member of our free society to: enter, purchase merchandise, and check out of a store, **without the encumbrance of a medical device imposed by the facility, such as a facemask.** Unless the store employee is acting in the capacity of an MD for the customer, they cannot under any circumstances request or insist upon mask-wearing, as the customer may have a medical condition that precludes them from wearing a mask. The facility also cannot establish policies limiting access to the store based on mask wearing, the same as they cannot limit access to someone in a turban or a wheelchair.

THIS FACILITY CANNOT ASK A CUSTOMER TO WEAR A MASK, OR WE RISK BEING SUED FOR VIOLATING CONSTITUTIONAL RIGHTS

“As a place of public accommodation, this establishment must be in compliance with the United States Constitution, the Bill of Rights, and all state and federal civil rights laws and therefore uphold the inalienable rights of the people for free and equal access to all facilities, privileges, accommodations and services without discrimination of any kind, whatsoever.

The governor of NY state has issued executive orders that apply to the executive branch of government, not private businesses or individuals living in this state. No governor may make a law, no mayor may make a law, and no health officer may make a law or issue orders that are in conflict with the U.S. Constitution and the Constitution of this state. Therefore, any emergency orders, county or city ordinances or department regulations related to masks, distancing or any infringements on the right to free assembly or free speech are null and void as they are in conflict with federal and state established laws. Even Gov Cuomo’s exec order (not law) #202.17 states those who cannot tolerate a mask cannot be asked to wear one.

Section 242 of 18 U.S. Code provides the right of an individual to sue government employees and agents, including law enforcement, for civil rights violations. The offense is punishable by a range of imprisonment up to a life term, or the death penalty, depending upon the circumstances of the crime, and the resulting injury, if any.

TITLE 18, U.S.C., SECTION 242 *Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, ... shall be fined under this title or imprisoned not more than one year, or both;*

ARE YOU AFRAID? That’s not our intention.

Please know that if you are frightened of C-19 virus, that is by design of the pharma industry, but there really is little reason w/ 99.9% recovery rate. There are doctors who have an outright cure. Watch the Youtube video: **Vitamin Masterclass Covid 19 Episode.** This can be found on Andrew W. Saul’s Vitamin Channel.

1. Dr Andrew W Saul and Dr Thomas Levy have multiple youtube videos that teach the cure and alleviate fear. 2. The death numbers are highly exaggerated, which will be proven in court soon. 3. Masks create a false sense of security, as they are known to allow virus particulate through – read the side of the box they came in.

Your safety is still our concern! We still use careful disinfection measures.

Disclaimer: The information provided here is not intended to constitute legal or medical advice; instead, all information provided here is for general information purposes only. Please consult with professionals on all legal or medical matters.