RELIGIOUS EXEMPTION INFORMATION CARD

And Civil Rights Card

(https://www.thehealthyamerican.org/religious-liberty)

We are born with God-given rights that the Constitution protects. My prayer is that this card will bless all those who use it and read it.

This card can be used in every state in the USA. The religious exemption card is just one side.

Actual size is 4x3 inches, with plastic sleeve and neck lanyard

This card is for informational and educational purposes to inform others that your religious liberty is protected by federal and state law. While we hope and pray this card will smooth your way, unfortunately we cannot state that it will guarantee your entry into any business establishment.

Your right to shop mask-free is protected by state and federal civil law (https://www.justice.gov/crt/title-ii-civil-rights-act-public-accommodations), which defends your religious freedom. This religious exemption card clearly states the applicable laws, and penalty for violating the laws. This card is for educational purposes and may be used to show business associates, but it does not guarantee your entry into any particular business establishment.

Please print out the last two pages (dealing with direct threats and your civil rights) front and back on the same card stock or page. You should be able to print this using the duplex printing capabilities of your printer. Or go to a copy shop and have them do it for you on card stock paper. Their printers can print both sides at once.

RELIGIOUS EXEMPTION

The bearer of this card is LEGALLY EXEMPT from wearing any face coverings or being subjected to temperature taking or viral testing, as protected by U.S. Federal Law Title 2 of the Civil Rights Act, §§ 201(a) According to state and federal civil rights law,

this individual has FREE and EQUAL access to all

facilities and services in your business establishment, regardless of store policies.

Refusal of service may place you at risk for being prosecuted to the fullest extent of the law. Your recognition and protection of these religious and civil rights is appreciated.

NED: Javid N Hall Pasto

DAVID HALL

Pastoral Representative





I HAVE THE LEGAL RIGHT TO ENTER, SHOP AND BE SERVED AT THIS BUSINESS -- AS PROTECTED BY LAW -- WITHOUT COVERING MY FACE

- 1. This private business has a LEGAL CLASSIFICATION as a "public accommodation" according to federal law, Title III Reg 28 CFR §36.104. Your private business serves the public and therefore must abide by all state and federal laws. No business policy supersedes the law. No governor's order, health order, emergency or pandemic supersedes our Constitutionally-protected rights. This business is open to the public, and I am the public. Your denial of my service violates several federal laws.
- 2. Federal law 28 CFR §36.202 prohibits "denial of participation" from this business establishment. §36.202(c) states that unless I have been individually assessed as a "direct threat" you many not exclude me from the SAME and EQUAL services as others.
- 3. Denying my service or requiring me to be served outside or be limited to home delivery is a VIOLATION of Title II, III and VII of the U.S. Civil Right Act of 1964.
- 4. Title III, Sections §36.202(a)(b)(c) and §36.203(a)(b)(c) states that I shall not be denied the same PARTICIPATION and EQUAL ACCESS as everyone else. The law prohibits you from serving me separately or differently.
- 5. 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. To do so is a crime of FALSE IMPRISONMENT, and you will be held personally liable for this crime.
- 6. These premises are open to the public and thus any charge of "trespass" is a false accusation as I am complying with all lawful conditions allowing me to remain on these premises.

Learn about your rights at www.TheHealthyAmerican.org

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