

OHIO COURT: HEALTH DEPARTMENTS CANNOT SUSPEND LICENSES OVER MASKS

Stating Businesses Are Nuisances Over Masks:

ORC 3707.01 Powers of board; abatement of nuisances; The violations that have been provided by the health department fail to identify or describe any nuisance or other violation of any kind, especially if the “violation” is not supported by any witness or evidence.

Ohio Revised Codes Quoted In Violations:

ORC 3701.99 Penalty; This code pertains to reporting diseases by health care providers. If the business owners are not health care providers or licensed pharmacists then they would not be competent or qualified to conduct any medical examinations, diagnose any diseases or thereby make such reports.

ORC 3701.13 Department of health – powers; This code imposes no such legal duty upon business owners, but only on the Health Department and other agencies. This revised code has absolutely nothing to do with “a nuisance and a danger to life and public health.”

ORC 3709.21 & .22 Orders and regulations of board of general health district; The referenced codes have nothing to do with imposing any legal duty upon the business owners as it pertains only to the health district’s ability to make orders and regulations necessary for “its own government” and “duties of city or general health district.”

WHAT YOU NEED TO KNOW

- Section 201 (h) of the Food, Drug and Cosmetic Act defines a mask, such as the ones people are wearing today, when intended for one’s health, AS A MEDICAL DEVICE.
- Public Policy requires a court order based upon a physician’s affidavit identifying a business or anyone associated with the business as having any communicable diseases or having been exposed to any toxic substance.
- The Health Department cites no legal authority for violations and is citing statutes that pertain to other matters, its own administration and impose no duties upon businesses.
- There is no evidence of any law that requires businesses to violate state laws or medical privacy rights of their patrons. Informed Consent is a medical privacy right and businesses have untold liabilities for engaging in conduct that violate these rights.
- There is no evidence of any laws that would permit the businesses to engage in the unlicensed practice of medicine or forced medical treatments without judicial review.
- According to the official public records of the medical examiner’s office, the total mortality rate for the State of Ohio and the United States is less than the average for the previous three years. There is no evidence of a public health emergency.

WHAT YOU CAN DO

Visit John Jay Singleton’s website, an advocate for entrepreneurs and small businesses, www.aceofcoins.com/fakepandemic and www.bitcute.com "singletonpress" for more information on how to make your business a Fortress.