



**CONSTITUTIONAL  
LAW GROUP**

**Edward M. Christie III  
President/Chief Executive Officer  
Spirit Airlines  
2800 Executive Way  
Miramar, Florida 33025**

This letter is lawful notification to you pursuant to the Bill of Rights of the National Constitution, the Supreme Law of the Land, in particular, I, IV, IX, X and XIV Amendments, and the Pennsylvania State Constitution in particular, Articles, 1 Declaration of Rights: §1 Inherent Rights of Mankind, §2 Political Powers, §3 Religious Freedom, §7 Freedom of Press and Speech, §25, Reservation of Powers in People, §26, No Discrimination by Commonwealth and its Political Subdivisions. You have also violated the Civil rights Act of 1964 which is well established law. Pursuant To your limited authority as a public corporation to enforce any unlawful mandates this requires your written response to me within 21 (twenty one) days as stipulated, and rebut, with particularity, everything in this letter with which you disagree is your lawful, legal and binding agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful and binding upon you, in any court, anywhere in America, without your protest or objection or that of those who represent you. Your silence is your acquiescence. See: *Connally v. General Construction Co.*, 269 U.S. 385, 391. Notification of legal responsibility is "the first essential of due process of law." Also, see: *U.S. v. Tweel*, 550 F. 2d. 297. "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading." You are bound as a public corporation to uphold and support the Constitution of the United States and the Constitution of Pennsylvania, and pursuant to this binding you are required to abide by the authority of said Constitutions. Pursuant to *Marbury v. Madison*, (1803), all laws repugnant to the Constitution are null and void. Your charges and your actions are repugnant to the Constitutions, thus, are without the weight of law and without valid authority.



## CONSTITUTIONAL LAW GROUP

By your actions against me, committed on October 16th, 2020, on flight # NK267 departing at 3:55 pm from Philadelphia Pennsylvania with a destination of Los Angeles California, where your employee (flight attendant) Antonio who chose to report unlawful and untrue actions against me by which you, contrary to the Supreme Law: (1) Discriminated against me (2) where you unlawfully forced me to wear a mask, (3) forced me to unlawfully exit the airplane and, (4) violated my Constitutionally protected rights and in so doing, you acted in sedition and insurrection against the Constitutions, both federal and state, and in treason against the People, in the instant case, me. I wore a mask the entire time as requested by Spirit Airlines and I displayed no errant behavior and harmed no one by speaking about the United States Constitution yet, you made an unwarranted, unlawful assumption or presumption, not based on any fact, law or evidence, that I have "disrupted other passengers". Spirit Airlines,

You have knowingly and willingly humiliated me and violated my constitutionally protected rights by unlawfully kicking me off of the airplane for speaking about the United States Constitution and my unalienable rights. The 1st Amendment states, **“Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”** You have unlawfully knowingly and willingly discriminated against me and forced me to wear a mask to board your commercial plane and it is a well established fact supported by evidence that mask wearing is a main cause that contributes to hypoxia, hypoxemia and hypercapnia among other grave health issues.



CONSTITUTIONAL  
LAW GROUP

Through this entire process you unlawfully violated my rights and discriminated against me and denied me service on Spirit Airlines in clear violation of well established law. You had no lawful authority to make assumptions or presumptions about me or to remove me from the airplane. I was exercising my lawful right to be secure in my own property and to pursue happiness as I so choose to and also exercising my freedom of speech. If you disagree with anything in this letter, then rebut that with which you disagree, in writing, with particularity, to me, within 21 (twenty one) days of this letter's date, and support your disagreement with evidence, fact and valid Law. Your failure to respond, as stipulated, is your agreement with and admission to the fact that everything in this letter is true, correct, legal, lawful, and is your irrevocable agreement attesting to this, fully binding upon you, in any court in America, without your protest or objection or that of those who represent you. binding upon you, in any court in America, without your protest or objection or that of those who represent you.

All Rights Reserved,

Richard Travis Martin

Address

City, State



CONSTITUTIONAL  
LAW GROUP

## NOTARY STATEMENT

In the State of New Jersey,

County of \_\_\_\_\_

I swear that on this \_\_\_\_\_ day of \_\_\_\_\_, 2020

the above named Affiant/Declarant, Richard Travis Martin , personally appeared before me,

and of his own free will, signed and executed this Affidavit/Declaration of Truth.

\_\_\_\_\_

Notary Public

My Commission Expires: \_\_\_\_\_

Seal:

