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**INDIVIDUALS: KNOW THE LAW WHEN ENTERING A BUSINESS AND THE GOVERNMENT COMES KNOCKING**

When a business is open to the public, it can be held liable for any discrimination should it deny you access to the establishment for not following the unlawful edicts of any governmental body.

When a government official shows up to fine or arrest you because you will not comply with unlawful orders (proof of Covid19 vaccination, mask wearing, social distancing, etc.), you have the following constitutionally protected rights:

**1st Amendment: Protects freedom of religion**

**4th Amendment**: **Protects your property**.

* Your rights are your property.
* Your person is also your property. The government cannot take your property without due process of law, and they cannot deny you the right to protect your property.

**US Supreme Court Marbury v. Madison 1803**: “A law repugnant to the Constitution is void.” It has no force of law and can be ignored.

**Mack Printz v. United States 1997**: Justice Scalia wrote, “The Constitution protects us from our own best intentions.” Any code the government claims to pass “for our safety” cannot be upheld or enforced since it is outside the rule of law and governmental authority.

**Title 18, U.S.C. Section 242, Deprivation of Rights Under Color of Law**. It is a crime for a person acting under color of any law to knowingly and willingly deprive a person of a right or privilege protected under the Constitution for the united States of America.

Therefore, inform the government official that you will sue them privately and officially; their government status does not protect them if they unlawfully fine, close your business, or arrest you.

**IN GOD WE TRUST**

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