

SHUTDOWNS ARE ILLEGAL

THERE IS NO LAWFUL AUTHORITY FOR ANY GOVERNOR, MAYOR OR HEALTH OFFICER TO ORDER YOU TO CLOSE YOUR BUSINESS DUE TO COVID

1. **There is no evidence of any emergency.** Therefore any emergency orders are null, void and unlawful and may be successfully challenged in court, and already have been.
2. **No governor or health officer has the authority to shut down your business** without due process of law. That means no Sheriff or health officer can close your business or revoke your license without a hearing. No emergency or pandemic suspends the law.
3. **You cannot lose your liquor license unless you serve alcohol to minors** or are convicted of a crime. You cannot lose your license for not wearing or requiring masks or distancing.
4. **There is no law or regulation** requiring you or prohibiting you from serving your patrons indoors or outdoors. **You do not have to limit the number of patrons you serve.**
5. **There is no lawful order** that requires you or your employees to wear masks, distance, or limit the number of patrons you serve. No emergency orders supersede your rights.
6. **You have the legal right to operate your business the way you want to.** No government agent has the authority to interfere in the legal operations of your business.
7. **Your business is your property, and the government ordering you to close or limit your operations is THEFT and DEPRIVATION OF RIGHTS, which is a felony. Title 18 §242**
8. **You are not licensed to dispense medical advice,** and you may not require anyone to wear a mask or distance, nor may you deny their entry or restrict their movement, which is false imprisonment, the only crime related to masks or distancing you are at risk of violating.

Learn more about your rights at www.TheHealthyAmerican.org