OHIO BUSINESS RESPONSE TO CITATION



Please be advised that it is against <u>public policy</u> for your agency to police medical interventions and control measures without first identifying a risk to public safety and health.

Please cite your legal authority for imposing a medical examination or medical intervention upon any of my customers, employees or vendors.

Has your agency received any physician's affidavit in which any of my customers or employees or vendors has been identified as having any communicable disease or exposed to any toxic substance?

Please provide proof of financial responsibility or your agency's ability to indemnify me against any losses as a result of complying with your "health orders"; for example: What if a customer sues me for violating his medical privacy rights? Will your agency defend me, pay my costs of litigation, and compensate for related losses?

Has the County Board of Health or other agency obtained a court order against any of my customers that would require any medical intervention, including but not limited to isolation or quarantine? What is the identity of each patient? Please remediate yourself on the proper legal procedures for imposing medical interventions on specific people.

Please cite the law that gives your agency the authority to require private businesses and their employees to perform and require medical interventions with no medical training, no licensing or no insurance coverage. My business is not insured for this; will your Department or division insure and indemnify my business for engaging in these activities?

Regarding the medical interventions such as mask wearing, temperature taking, tissue collecting, what science establishes the medical necessity of these interventions?

My business is not in the health care industry and none of its employees are physicians or eligible to obtain insurance for practicing medicine without a license. Has your Department provided a legal exemption for this unlicensed & uninsured conduct and does the county qualify for insurance coverage if we need to make a claim? Please provide a copy of the insurance binder.

Are we to force such medical interventions on everyone equally, without regard to the individual's health condition, without reviewing his medical history and without any examination whatsoever? Please cite the legal procedure for this and how you have complied.

My business is not required to impose unsafe and untested medical interventions upon its customers, especially those which have been determined to be unsafe by long-standing OSHA regulatory safety standards under 29 CFR §1910.134.

Do you have scientific evidence that such a communicable disease has been isolated, purified and visualized and that it has met the four Koch Postulates and the Gold standard?

What if the intended purpose of the medical intervention fails or results in adverse health consequences? Will your Department insure myself and my business against any claims made by patrons? Can you provide a copy of your insurance binder?



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