

Access may NOT be denied to property “open to the public generally”

Access may be denied for property NOT ordinarily open to the public but may NOT be denied to property “open to the public generally” unless the excluded person is

1. Obstructing normal operations or
2. Interfering with others’ rights of normal use of the property

People so excluded could be charged with disturbing the peace, usually under MCL 750.167 or 750.170. But, regardless of ownership, members of the general public may NOT be excluded from property open to the general public “through the use of trespass laws.”

If you are not impeding normal operations or directly interfering with the rights of others, you are NOT disturbing the peace; and if on property open to the general public, you are NOT trespassing, nor may you be excluded through criminal trespass laws.

SOURCE: [Restore Freedom with Katherine Henry](#)