



NOTICE TO ALL RESIDENTS AND PUBLIC SERVANTS

Right to Privacy – Contact Tracing and Kidnapping Unconstitutional No Compliance Required

This resolution is presented in pursuance of the mission of the American Committees Association, which is to assist committees, individuals, businesses and organizations in asserting their constitutional rights. There exists no constitutionally based authority for contact tracing programs or for door-to-door “proactive testing” of residents for disease. Forcefully removing anyone from a family against their will is a gross violation of their rights.

WHEREAS, all individuals and private organizations have the right to privacy and there exists no entity that has the authority to suspend the people’s right to their privacy without due process and constitutionally valid warrants. All individuals also have the right to not be kidnapped. If you have not been personally taken to court, where you have been found guilty of a constitutionally valid crime by a jury of your peers, then you still have all your rights to your life and property (this includes your privacy and your family unity).

WHEREAS, any attempt by a public or private entity to create policy, rules, or laws that violate the principles of the right to privacy and family unity and “act under the color of law” (*US Code - Title 18, 242 and Title 42, 1983*) are unconstitutional and unlawful, and enforcement of such unconstitutional rules legally dissolves the qualified immunity of the agent and risks criminal and/or civil penalties to any entity or individual who attempts to enforce them. **Any act of ignoring unconstitutional rules is in accordance with upholding the law.**

WHEREAS, your personal health status, your digitally stored “contacts”, and knowledge of whom you have come in “contact” with throughout your daily affairs, is private information protected from being given to, or data mined by, any government official by the Fourth Amendment to the US Constitution and various articles of the constitutions of the several states.

WHEREAS, private entities acting on behalf of the government in a public/private partnership of any kind must still honor the limitations set on the government in this regard. “Whether the Government employs its own surveillance technology... or leverages the technology of a wireless carrier, we hold that an individual maintains a legitimate expectation of privacy in the record of his physical movements” (*Carpenter v. United States, 138 S. Ct. 2206, 2217 - 2018*)

WHEREAS, the aforementioned amendments protect ‘the right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures.’ The ‘basic purpose of this Amendment, is to safeguard the privacy and security of individuals against arbitrary invasions by governmental officials.’ (*Carpenter v. United States, 138 S. Ct. 2206, 2213 - 2018*) “Contact Tracing” and related programs, whether carried out by government officials or a private partnership in any form, are arbitrary invasions of privacy and security.

THEREFORE, we invite all individuals, families, businesses and churches to follow the law by asserting their right to privacy in not complying with contact tracing and related programs that violate privacy rights and seek to separate families and remove children from homes. We encourage a spirit of cooperation between public servants and residents in honoring the governing law of the land.