

BUSINESSES SAY "NO" TO MANDATORY COVID PASSES

...having realised who is liable when breaching data protection laws!



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NOTICE OF PRIVACY AND DISCRIMINATION VIOLATIONS WITH REGARD TO "VACCINE PASSPORTS" AND "TRACK & TRACE" SYSTEMS

Overview:

The General Data Protection Regulations (GDPR) were first introduced to the UK in May 2018 as EU legislation and on 1st January 2021 became part of UK Law following Brexit. It requires any company to collect, manage and dispose of private data in accordance with the stipulated regulations:

<https://gdpr-info.eu/>

On 13th March 2020, the World Health Organisation (WHO) lowered the risk status of Covid-19 to its current status of not being a High Consequence Infectious Disease (HCID) and the UK also downgraded Covid-19 accordingly on 19th March 2020. To be clear, this means there is no current HCID in the UK:

<https://www.gov.uk/guidance/high-consequence-infectious-diseases-hcid>

The Equality Act 2010 states that no company may introduce or enforce discriminatory policies:

<https://www.legislation.gov.uk/ukpga/2010/15/contents>

Unlawful measures and legislation rendering companies liable to prosecution:

On 24th March 2020, following the advice of SAGE, lockdowns were unlawfully introduced and emergency measures implemented on the basis of the aforementioned and non-existent HCID.

The Coronavirus Act 2020 was enacted upon the basis of said HCID and is therefore invalid:

<https://www.legislation.gov.uk/ukpga/2020/7/part/1/>

There is no legal or lawful reason to request and/or record the medical data of an individual (classed as "Special Data" under GDPR) without the existence of a current HCID.

Under GDPR Article 9, companies are unable to use Article 6, 1(c) & (f) unless there is a current HCID within the UK.

Recording the name, personal telephone number or any personally identifiable data for health or medical reasons (e.g. for "Track & Trace" or "Vaccine Passport" systems) is classed as medical data and is thus subject to the restrictions of the use and collection of Special Data as stipulated in Article 9 of the GDPR regulations.

The use of vaccine passports to limit services or products to anyone based upon their vaccine status is in breach of the below national and international human rights laws (not an exhaustive list) which absolutely prohibit the coercion of any medical treatment upon any person for any reason:

- Universal Declaration on Bioethics and Human Rights (2005)

http://portal.unesco.org/en/ev.php-URL_ID=31058&URL_DO=DO_TOPIC&URL_SECTION=201.html

- Public Health (Control of Disease) Act (1984)

<https://www.legislation.gov.uk/ukpga/1984/22/contents>

- Helsinki Declaration (1962)

<https://www.norden.org/en/publication/helsinki-treaty>

- Nuremberg Code (1947)

<http://www.cirp.org/library/ethics/nuremberg/>

Conclusion and follow up actions:

Until such time as the existence of a HCID in the UK can be proven and declared, all UK companies and sole traders are therefore prohibited from recording, processing and/or storing Special Data for any reason which is founded upon the existence of a current HCID within the UK, ignorance of the above laws will not prevent transgressors from being held liable and prosecuted accordingly.

The use of vaccine passports to limit services or products to anyone based upon their vaccine status is in breach of the aforementioned, and other, national and international human rights laws and will incur severe penalties for any who attempt to do so.

You are strongly advised to make any changes (if necessary) within your business to ensure that you and/or your company are not held liable for breaches of the aforementioned legislation.