




















# THE IMPACT OF PROPOSAL 22 ON THE RIGHT TO PRIVACY IN FLORIDA

A proposal before the Florida Constitution Revision Commission would end Florida's privacy protections guaranteed in the state constitution except for those relating to informational privacy. This erosion of privacy rights could lead to significant government intrusions into Floridians private lives.

	CURRENT PRIVACY PROTECTIONS IN ARTICLE I, SECTION 23, OF THE FLORIDA CONSTITUTION:	IF PROPOSAL 22 IS ADOPTED AND THE PRIVACY PROVISION IS AMENDED:
Marriage		
Adult consensual intimate relations		
Reproductive health decisions and child bearing		
Personal behavior and public safety		
Personal activities within one's home and personal spaces		
Personal medical decisions		
Parenting and child-rearing		
Private behavior and public employment and licensing standards		
Genetic testing and screening		
Government surveillance of private spaces		
Informational Privacy	