

Posted at 19:48h in Media, Religious Liberty by Ellen Hathaway • Share

## Kansas Justice Institute applauds Dickinson County after quick amendment of unconstitutional health order

**February 4** – A Dickinson County Health order that previously placed strict occupancy rules for religious establishments was challenged by Kansas Justice Institute and was amended earlier today. County leaders helped restore religious freedoms after hearing from the public and Kansas Justice Institute.

Kansas Justice Institute urged the Dickinson County Local Heath Officer to modify a health order that set strict occupancy rules for religious establishments.

The health order – issued on December 17, 2020 – originally directed religious institutions to cap their attendance at 25% occupancy of the fire code but allowed retail businesses to operate at 50%.

Litigation Director of Kansas Justice Institute, Sam MacRoberts, remarks, "Constitutional rights still exist in a pandemic. The earlier health order imposed an arbitrary and unconstitutional impediment to the free exercise of religion."

A letter sent by KJI made it clear that the health order was in violation of the Kansas and U.S. Constitutions and urged the Dickinson County Health Officer to quickly resolve the issue by agreeing to revise or abandon the order. The Dickinson County Commission amended the latest order at today's commission meeting to protect religious liberty.

KJI's letter concluded by saying, "[We] urge you to immediately reconsider your

decision to impose what in our view amounts to an arbitrary and unconstitutional impediment to the free exercise of religion."

## **RECENT POSTS**

"The health order's religious gathering limitations violated the Kansas Constitution, the Kansas Besservations of Religious Freedom Ask and the Visst Amandamento the educe United States Constitution ruseid MacRoberts.

This Kansas dog trainer is fighting for his constitutional rights in court. Here's why. "No reasonable person can credibly deny COVID-19 is a serious public health issue that domands serious public health issue "Hsutit does not receive that domands are in the constitutional freedoms."

Kansas man finally gets his classic Corvette back

Dicksom Eyouth quickly resolved the its purples amending a threathealth grider as recommended by KJI.

"To change or tesdit, Dickinson County ultimately did the right thing. They should be applauded for revising the health order. These are difficult times, and we credit the county leaders hip for remedying the situation so quickly," says MacRoberts.

**BOTA** 

"This is a significant victory for the people of Dickinson County, and we are grateful we were able to be them to sensure religious liberties remain intact. I credit the Dickinson County Counselor for his professionalism and thoughtfulness."

Covid Business Curfew

Kangas In the law that the law embarked on a number of COVID related issues surrounding county health orders that are not compliant with the law. KJI strongly holds that neither local nor state government can violate the law during a pandemic.

Criminal Justice

###

EXECUTIVE PACE Ellen Hathaway, Director of Communications for Kansas Policy Institute at

Free Speech and Association ellen.hathaway@kansaspolicy.org

Kansas Justice Institute is the pro-bono public-interest litigation arm of Kansas Policy Institute, Individual Rightswhich advocates free markets and limited regulation.

Media

**Property Rights** 

Property rights – Johnson

Quarantine Order: Olathe Public Schools

Quarantine Order: Timber Creek

Religious Liberty

Right to Earn a Living

Right to Earn a Living: Cosmetology

Warrantless Search

## **TAGS**

Asset Forfeiture, BOTA, Covid Business Curfew, covid tracking,

Fourth Amendment, free speech, Linn County, Osage County, property rights,

Property rights - Johnson, right to earn a living, Warrantless Search