

All information provided is treated as confidential and may be protected by attorney-client privilege

All information provided is treated as confidential and may be protected by attorney-client privilege

Communications made during initial consultations are generally protected by attorney-client privilege when made for the purpose of seeking legal advice, even before formal representation begins. This protection applies regardless of whether you ultimately retain our services.

The presence of third parties (individuals who are not the attorney or the attorney's representatives) during communications may waive attorney-client privilege. Please communicate with us privately to maintain privilege protection.

Date:		
CLIENT INFORMATION		
Full Name:		
Date of Birth:		
CONTACT INFORMATION		
Street Address:		
City: State: ZIP:		
Phone (Primary):	_□ Mobile □ Home □ Work	
Phone (Alternative):	□ Mobile □ Home □ Work	
Email:		
Referred to Remnant Law by: Citizens Defending Freedom Remnant Alliance		
□ Florida Citizens Alliance □ Alliance Defending Freedom □ Liberty Counsel		
□ First Liberty □ Texas Values □ Other		
Preferred Method of Contact: □ Phone □ Email □ Mail		
Best Time to Contact: □ Morning □ Afternoon □ Evening		
Is it safe to leave a message? □ Yes □ No		
May we send mail to this address? □ Yes □ No		



All information provided is treated as confidential and may be protected by attorney-client privilege

Employer:
LEGAL ISSUE
Type of Legal Problem (check all that apply):
□ Election Integrity □ Religious Liberty □ Education Rights □ Civil Rights, Title VII, Title IX □ Open Mactings Act/Public Records Violation
□ Open Meetings Act/Public Records Violation □ Other:
Brief Description of Legal Issue: (attach a separate document if needed)
When did this issue begin?
Are there any immediate deadlines? □ Yes □ No
If yes, specify date:
Have you contacted or attempted to contact other attorneys about this matter? □ Yes □ No
If yes, please explain:
Are there any court cases pending? □ Yes □ No
Court:
Case Number:



All information provided is treated as confidential and may be protected by attorney-client privilege

ADDITIONAL INFORMATION How did you hear about our services? Remnant Alliance Community Church or Religious Service Social Media Internet Search Print Media Friend/Family Other: Are you currently working with any other organizations for assistance? Yes □ No If yes, which ones? CONFLICT CHECK INFORMATION Please list all other parties involved in your legal matter:

Please be aware that attorney-client privilege may have certain limitations and exceptions, including Communications made to further a crime or fraud, Communications relevant to disputes between parties claiming through the same deceased client, Communications relevant to breach of duty disputes between attorney and client, When the client has waived the privilege by disclosing protected communications to third parties. These exceptions may affect the confidentiality of information you provide.

All information provided is treated as confidential and may be protected by attorney-client privilege

CERTIFICATION

I certify that the information provided above is true and accurate to the best of my knowledge. I understand that providing false information may result in denial of services. I understand that while attorney-client privilege generally protects my communications made for the purpose of seeking legal advice, certain exceptions may apply, and I should discuss any confidentiality concerns with my attorney. I have read in full and acknowledge the disclaimer attached to this request for legal assistance from Remnant Law.

Signature: Date:	
ELECTRONIC COMMUNICATIONS: While email is a convenient method of commune electronic transmissions may not be completely secure. Please exercise caution when sensitive information electronically. Consider password-protecting attachments containing s information.	sending
Email completed form and supporting documents to: <u>info@remnantlawgroup.com</u>	<u>1</u>
Completed Forms may also be mailed or faxed to the following:	
Remnant Law, 5900 Balcones Drive, # 20675, Austin, TX 78731, Fax: (512) 200-4616	
FOR OFFICE USE ONLY	
Intake Date:	
Conflict Check Date:	
Eligibility for Public Interest Law Firm Services:	
□ Eligible □ Not Eligible □ More Information Required	
Priority Level: □ Emergency □ High □ Medium □ Low	
Attorney Review:	
Date:	



All information provided is treated as confidential and may be protected by attorney-client privilege

PUBLIC INTEREST LAW FIRM DISCLAIMER

Thank you for your interest in Remnant Law. As a dedicated Public Interest Law Firm and proud partner of the Remnant Alliance, we are committed to safeguarding religious liberty and constitutional rights for the benefit of the American public nationwide. Through our focused legal advocacy and educational initiatives, we work tirelessly to preserve and defend the fundamental freedoms that form the cornerstone of our constitutional republic across all fifty states.

The legal landscape surrounding religious liberty and constitutional rights involves complex interactions between federal, state, and local laws, which can vary significantly by jurisdiction and change over time. Through our nationwide network of allied attorneys and their designated local counsel, we maintain the expertise and capabilities to navigate these complexities across all jurisdictions. Nevertheless, every situation presents unique circumstances that require individual evaluation by qualified legal professionals. Therefore, we strongly encourage individuals and organizations facing specific legal challenges or questions to seek consultation with qualified legal counsel and/or tax professionals who can properly evaluate their particular circumstances and provide tailored advice.

In pursuing our national mission, it is essential to understand certain important limitations and conditions about our services. First and foremost, please understand that contacting our organization, completing our intake forms, or providing information about your case does not create an attorney-client relationship. Such a relationship only begins after we have completed our conflict check, confirmed your eligibility, formally accepted your case in writing, and you have signed our representation agreement.

While we treat all communications with our office as confidential, attorney-client privilege under Texas law and in most jurisdictions generally protects communications made during initial consultations when seeking legal advice, even before formal representation begins. Such privilege applies when you consult an attorney with the intention of potentially retaining legal services, regardless of whether you ultimately hire the attorney.

As a public interest law firm with a nationwide focus on religious liberty and constitutional rights, we operate with dedicated but limited resources and must carefully allocate them to serve our mission effectively across the country. This means we cannot accept every case that comes to us, even when the need is genuine. We must prioritize cases based on their alignment with our mission to defend religious liberty and constitutional rights, their potential national impact, our funding requirements, and our current capacity. When we cannot directly assist, we strive to connect potential clients with other organizations or attorneys within our network who may be better positioned to help. The legal information we provide through our nationwide educational initiatives and during intake is for general guidance only and should not be considered legal advice. Every legal situation involving religious liberty and constitutional rights is unique, and proper legal advice can only be given after we formally accept your case and thoroughly review your specific circumstances.



All information provided is treated as confidential and may be protected by attorney-client privilege

Time sensitivity is crucial in constitutional and religious liberty matters across all jurisdictions. We cannot guarantee immediate responses or assistance, and you remain responsible for meeting any legal deadlines that apply to your situation. Delayed action may affect your constitutional or religious liberty rights, so we encourage you to seek alternative legal assistance if we cannot help you within your required timeframe.

Through our established network of allied attorneys and their designated local counsel, we maintain the capability to provide legal services nationwide. These collaborative arrangements with qualified attorneys who share our commitment to religious liberty and constitutional rights enable us to serve clients effectively while ensuring compliance with all applicable state bar requirements. All services, whether provided directly or through our network, are subject to various eligibility requirements, including mission alignment, resource limitations, and grant requirements. Meeting initial eligibility criteria does not guarantee we can accept your case.

If we do accept your case, we will work diligently with our network to defend your religious liberty and constitutional rights, but we cannot guarantee any specific outcome. Legal results depend on many factors beyond our control, and past successes do not predict future results. Laws, regulations, and judicial interpretations affecting religious liberty and constitutional rights may vary by jurisdiction and change during the course of representation.

You play a crucial role in the success of your case by providing accurate and complete information, keeping us informed of any changes in your circumstances, and responding to our requests for information. Providing false information may result in termination of services.

Regarding costs, as a Public Interest Law Firm, our legal services may be provided at no cost to eligible clients. You may be responsible for court costs and filing fees, which can vary by jurisdiction. Some services might require minimal co-payments based on circumstances. We will always discuss any potential costs with you before they are incurred, and you should understand that you may be responsible for these costs even if your case is unsuccessful. We may communicate through various methods, including email, but please understand that electronic communications may not be secure. We cannot guarantee the confidentiality of such communications, so please inform us of any communication restrictions or preferences you may have.

We reserve the right to modify our services, eligibility criteria, and network arrangements as needed, and to limit or terminate representation as permitted by ethical rules. Any such changes will be communicated appropriately.

This disclaimer is governed by applicable federal law regarding eligibility for Public Interest Law Firm Services and the laws of the relevant jurisdiction(s) where services are provided. By seeking our services, you acknowledge that you have read, understood, and agree to these terms and conditions.

Created: January 20, 2025 Revised: April 25, 2025