

Should a??Right to Privacya?? have limits?

Description

Background:-

- Right to privacy refers to the concept that oneâ??s personal information needs protected from public scrutiny.
- The right to privacy is intrinsic to life and liberty and comes under Article 21.
- On August 24, 2017 Supreme Court declares that <u>â??Right to Privacyâ??</u> is a Fundamental right.

Yes:-

- It is already mentioned by Judiciary that <u>Right to Privacy is not an absolute right</u>. If needed it is subject to reasonable restriction.
- Privacy <u>prompts lack of accountability</u> as people can do wrong things and no one will see them.
- Right to Privacy can <u>create misbehavior and lawlessness</u>, people may commit crimes and it may get hard with no proper ways to prove them wrong.
- Too much privacy can result in <u>failure to exchange ideas or learn from other</u>, which will hinder intellectual growth.
- Right to Privacy can prevent media or policing agencies to show the private information of criminals or terrorists.
- Right to Privacy can create a sense of alienation, people will be more into themselves.

No:-

- With privacy one can form a sense of individuality, forming his own ideas, values and beliefs.
- It will give all the basic rights to the citizen which are, Right to be left alone, Right to freedom of thought, Freedom of expression.
- Prevents the misuse of personal data by any firm or person.

- Privacy gives the <u>right to question the authority</u>, people can ask what government is doing with their information.
- This will prompt the corporates to adopt better policies to safeguard their member privacy.
- Prevents the breach of security, which we saw in the Aadhaar case these days.

Situation in other countries:-

- Germany has very strict privacy laws to prevent their peopleâ??s information, these laws were troublesome to organization like Facebook and Google in recent years.
- The Data Protection Directive adopted by the European Union in 1995, which shield the Personal Data within European Union.
- Sweden has a??Data Act 1973a??, to protect the privacy of personal data on computers.
- The Personal information Protection and Electronic Development Act governs the collection and usage of personal info in Canada.
- USA doesnâ??t have any privacy laws though its â??Fourth Amendment to the constitutionâ?? is has clauses protecting the same.

Conclusion:-

The government should come up with better data security laws and not strengthening the Privacy rules. A data protection regime coupled with Right to Privacy will be our way forward. This way we can build a strong nation.

[polldaddy poll=â?•9878311â?³]

Afterwords: - Do you think Right to Privacy should have limits? Express your opinion in the comment section below.

Copyright @ Group Discussion Ideas.