On January 19, 2017, the Centers for Disease Control and Prevention (CDC), within the Department of Health and Human Services (HHS), United States, published a new regulation, which since its conception reignited old controversies between collective and individual rights. This provision includes amendments to current legislation for the management of communicable diseases within the scope of public health protection, which among other measures, determines quarantine of individuals believed to be infected. The rule, effective as of February 21, 2017, expands CDC’s powers to apprehend individuals suspected of having a quarantinable disease, under conditions that can be instituted based on more generic symptoms, such as high fevers, for example.

According to the CDC, quarantine “separates and restricts the movement of people who were exposed to a contagious disease to see if they become sick”; and isolation “separates sick people with a contagious disease from those who are not sick.” Isolation and quarantine are recognized worldwide as being based on scientific evidence and as effective practices to prevent the dissemination of diseases that are transmitted through direct person-to-person contact. Notwithstanding, the controversy regarding the conditions of their application and indications is one of the most emblematic issues in the conflict between individual and collective rights in the field of epidemic control.

Quarantine is directed at individuals who have not yet presented as clinically ill, which makes it difficult to establish exact criteria for its indication. When pertinent, implementing quarantine can be a significant tool to protect public health. However, when not pertinent, it can result in harmful effects, among them isolating people from social contact, creating stigma, preventing workers from producing and consuming goods and services, and generating social and economic impacts. Furthermore, the improper use of quarantine can generate a perception of insecurity in society, due to unnecessary alarm, a sense of invasion of privacy, and violation of rights.

In this context, we highlight the lessons learned from the avian influenza and Ebola virus disease epidemics, and recent outbreaks of Middle East respiratory syndrome caused by the coronavirus (MERS-Cov). These episodes reinforce the need to improve the capacity of countries to ensure rapid response in the event of epidemics, while also highlighting the controversy about the use of quarantine and other restrictive measures in these situations.

Even before the amendments proposed by the CDC, the review of the International Health Regulations (IHR) in 2005 helped revive the discussion. The emergence and re-emergence of diseases and the increased risk of propagation given the growing level of travel and trade around the world motivated the IHR to be reviewed. This process began in 1995 and was only completed 10 years later, at the 58th World Health Assembly in 2005, entering into force in June 2007.

The global perspectives are toward the development of coordinated actions among countries involved in emergencies of international repercussions, and the importance to collective health, in order to stop diseases from spreading (in addition to classic prevention measures, rapid production of vaccines and specific tests, for example). Signatory countries are committed to adopting the IHR in full, and the World Health Organization has been monitoring such compliance. However, considering the right to sovereignty, countries can adopt different positions when implementing the IHR, adapting national instruments and laws, providing they respect international agreements. In the case...
of the United States, given its authority to enact public health regulations, the CDC has proposed
the resolution currently in force, based on a framework of disease epidemiology.

During the public consultation phase of this new resolution, the CDC received manifestations
that demonstrated controversies, among them the conflict between collective and individual rights.
People also voiced concerns about the actual process of quarantine application, which included ques-
tions about the technical criteria used for its indication. Such questions, the reviews made to the
document, and their justifications can be found in the final version of the published regulation(1).

However, what we emphasize here is that, while minimizing the risk of spreading illness is a
historically demonstrated international urgency, the universally accepted postulates of human right
cannot be neglected. Thus, achieving balance between them is a contemporary challenge of utmost
importance. This is the conflict that is yet to be resolved: Does the state have the right to confine
individuals to preserve collective health? In name of the preservation of individual rights, can a
person expose others to the risk of contagion? This is a field in which human rights and health rights
seek common ground. The adoption of sanitary control measures that restrict liberties has long repre-
sented a complex issue, given the aspects involved. These are not limited to their technical nature, but
also include political, social, and economic aspects, as such measures impact the health conditions of
entire populations(9). Consequently, it is essential to promote dialogue among policymakers, society,
and professionals.

The historical process of managing and preventing communicable diseases, particularly those
that are prone to cause epidemics and pandemics, has shown that they do not respect political and
geographical borders of municipalities, states and countries. In this context, it is unlikely that any sole
country can take isolated measures that can be considered fully protective, as contemporary dynamics
involves the constant flow of goods and persons, leading to the natural rupture of protection bubbles.
Thus, the global trend indicates cooperation among people as a solution and the need for evidence-
based consensus and respect for the principles of ethical social coexistence.

The contribution of society to this debate is essential in order to advance in the management of
problems and health situations. Health social movements and social control through collegiate agen-
cies, experimented in the past with greater intensity, or new mechanisms of social participation, are
crucial for a critical stance towards the theme at hand(10).

Health professionals are the first to be affected by public health emergencies. They are on the
frontlines of care and are responsible for making decisions under conditions of physical stress and
social pressure. Furthermore, they are disproportionally more affected by certain epidemic diseases
due to their working conditions than the population at large. For this reason, it is essential that these
professionals understand the ethical, legal and public health framework that informs their autonomy
when indicating individuals for quarantine or isolation.

Historically, nurses have been engaged in minimizing vulnerability to communicable diseases.
Since its onset, the profession has been deeply involved with issues related to direct care, transmis-
sion prevention, and policymaking(11).

In practice, nurses should be committed to technical excellence coupled with protection of human
rights. Moreover, especially at the present time, it is necessary that nurses work with policymak-
ing and execution, defending the rights of individuals and families, and seeking to achieve balance
between collective and individual rights. This participation is possible through political mobilization
and the unrelenting defense of transparent public communication in all stages of policymaking, but
also by conducting research that contributes to the production of scientific evidence that supports
decision making in health.

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