From: "Dan Fairchild" <fairchilddan@hotmail.com>

To: <wvogl@samhsa.gov>

Date: 7/9/04 6:08PM

Subject: Paruresis

Dear Sirs:

Since when does one suffering from a recognized anxiety disorder lose their rights for personal freedom and integrity? As a licensed clinical psychologist I would like to argue against the proposed legislation that equates INABILITY to urinate while another/others watch with REFULSAL to submit a sample (and the presumption of guilt that accompanies it. Furthermore, I do not believe that such an inability should void (pardon the pun) one's right to decide whether to submit oral fluids, hair, or other bodily samples.

Please reconsider these rules. We have given up enough of our personal freedoms lately.

Thank you for your consideration,

Dan Fairchild,

Ph.D.

PY0002179 (State

of Florida)

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