

Open Access Anatomy & Physiology: Open Access Journal





Copyright © All rights are reserved by James T Struck

ris Publishers

The Role of Anatomy in Forced Hospitalizations and Imprisonment

James T Struck*

A French American Museum of Chicago, Dinosaurs Trees Religion and Galaxies, NASA, USA

***Corresponding author:** James T Struck BA, BS, AA, MLIS, A French American Museum of Chicago, Dinosaurs Trees Religion and Galaxies, NASA, PO BOX 61 Evanston IL 60204, USA

Received Date: October 20, 2023 Published Date: November 09, 2023

Introduction

My mother unfortunately was repeatedly hospitalized as a form of inspection and degradation by the Cook County system of her anatomy. Hospitalization, imprisonment, and confinement sadly is often a function of the court's system desire to examine the anatomy of a subject rather than the crime the person committed. An order for a mammogram might come from a judge or doctor because the doctor or judge enjoys examination of the person's anatomical characteristics.

Discussion

We can look at male and female prison populations and theorize that a factor in hospitalizations is a desire or lack of interest by judicial official or jails to examine anatomy of persons and nothing to do with criminality. The American court system can be seen as involved in examining anatomy of persons and not in a judicial process often. A confinement might not happen as a judge does not want to get involved in anatomical queries. An anatomy defense could be introduced into the judicial process where a person with pronounced breasts, testicles, gonads or buttocks or gluteus maximus could introduce their anatomical characteristics as a defense to confinement and hospitalization. One could allege "NO ...no ...no ...this hospitalization or confinement is an attempt by judicial or prison officials to examine anatomy and nothing to do with alleged criminality." Laws against sexual harassment exist, but what about laws defending the right to be free of anatomical examinations? Anatomical investigations should be protected against independently as anatomical investigations and guardianships can be seen as an invasion of privacy and a violation of the 1974 Right to Privacy. [1]

Conclusion

We conclude that consideration of an Anatomical Privacy Law could be helpful to protect the privacy of individuals and society. My mother's privacy was violated by Cook County and Illinois for many years. Someone should have protected her privacy from intrusions, so I dedicate this article to the idea that many people have their anatomical privacy violated by state intrusion.

Conflict of Interest

None.

Acknowledgment

None.

References

1. "Right to Privacy" was established by Act of Congress in 1974.

