

The US courts define shaming as a form of punishment

Shaming as a form of punishment as defined by the Court cases of *People v. Meyer* *People v. Lowe*, 606 N.E.2d. *People v. Molz*, 113 N.E.2d, *People v. Johnson* 528 N.E.2d, *State v. Burdin* 924 S.W.2d, *People v. Letterlough* 655 N.E.2d, *Lindsay v. State* 606 So. 2D, . part of the Eighth amendment prohibition on cruel and unusual punishments says that prisoners in the custody of the state who are being punished have a right to be safe from other inmates And receive care Including medical care at the cost to the state because they are in the custody of the state and cannot do it themselves it is the job of the state to make sure that these people stay safe and cared for while in the custody of the state. since the legislature has chosen to notify the communities and the result is that the Ex-offenders are shamed within the community does that not mean that there is an obligation by the state to make sure that the result of their legislation do not cause physical or emotional harm to come to the ex-offenders or their families that they live with from the actions of other community members. it would seem that the only way to do this would be a place a police officer or Sheriff with each and every Ex-offender and their family members as a bodyguard to make sure that they are not harassed threatened or attacked by members of the community that they live in because of the result of the legislation and to provide food, shelter and medical care For the ex-offender and their family members where the community notification has restricted offenders from being able to find gainful employment and appropriate living conditions.