confidentiality. Baker Decl. ¶¶ 4-10. It is not surprising that privacy protections for medical records have not only been placed in Oregon law, but are also enshrined in certain aspects of federal law. *See, e.g.*, Health Insurance Portability and Accountability Act, Privacy Rule, 45

C.E.R. § 164,517. Groviding protections for "protected health information"),

particular quantities and by extension, that they have gender identity disorder and are treating it through hormone therapy. It is difficult to conceive of information that is more private or more deserving of Fourth Amendment protection. That this expectation of privacy in prescription

information is protented in OPS 131 966 and adverticed on BDMB's multic website- makes that