

STATE OF INDIANA)
)
COUNTY OF CARROLL)

IN THE CARROLL CIRCUIT COURT

) SS:

STATE OF INDIANA)
)
VS.)
)
RICHARD M. ALLEN)

CAUSE NUMBER: 08C01-2210-MR-00001

ORDER

Comes now the Court, the State of Indiana, by Nicholas C. McLeland, Prosecuting Attorney, having filed its' Motion Requesting Protective Order Governing Discovery, and the Court being duly advised in the premises, now grants said Motion and the State, the Defendant and Counsel for the Defendant, are now instructed and ORDERED as follows:

1. That one copy of the discovery material shall be provided to Counsel for the Defendant.
2. That no additional copies of the discovery material shall be made by the Defendant, Defendant's Counsel, investigator, expert or any other representative or agent of the Defendant for any reason.
3. That the discovery material shall not be used for any purpose other than to prepare for the defense in the above referenced cause number.
4. That the discovery material shall not be publicly exhibited, displayed, shown, used for educational, research or demonstrative purposes or used in any other manner, except in judicial proceedings in the above referenced action.
5. That the discovery material may be viewed only by parties, counsel and counsel's investigators and experts.
6. That if copies of the discovery material are made and provided to the Defendant, investigators or experts for the Defense, that sensitive and private information contained in the discovery shall be redacted, including any social security numbers, IDAC information, or NCIC information, any information related to the personal information of juveniles, including social security numbers, names and date of birth and any FBI sentinel information.

to the Court and the County Clerk to the Clerk of the Court to be
sent to the County Clerk for the County Clerk to be
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7. That none of the discovery material shall be divulged to any person not authorized to view the discovery material; this includes other witnesses, family members, relatives and friends of the Defendant.

8. That no person other than the Defendant, Counsel for the Defendant and those persons listed in paragraph 5 shall be granted access to said discovery material, or the substance of any portion thereof unless that person has signed an agreement in writing that he or she has received a copy of this Order and that he or she submits to the Court's jurisdiction and authority with respect to the discovery; agrees to be subject to the Court's contempt powers for any violation of this Order; and is

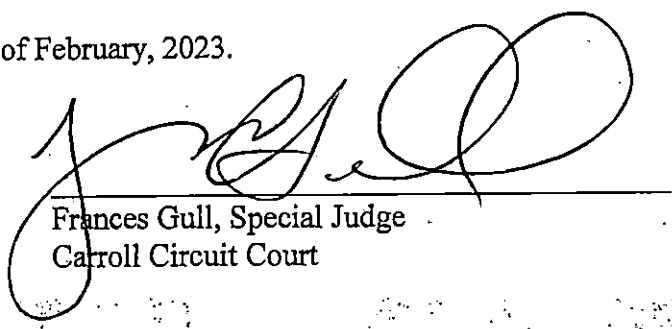
IT IS SO ORDERED granted prior permission by this Court to access said discovery.

9. That upon final disposition of the case, the discovery material referred to in paragraph 1 and any and all transcripts shall be returned to the Carroll County Prosecutor's Office or maintained by Defense Counsel pursuant to the terms herein.

Copy: State
10. That Counsel for the Defendant shall be responsible to ensure that all persons involved in the defense of this case comply with this Order.

11. That the written documents/records provided by the State with the discovery material fall under the same rules as described above.

IT IS SO ORDERED this 17 day of February, 2023.



Frances Gull, Special Judge
Carroll Circuit Court

Copy: State
Rozzi
Baldwin