

STATE OF INDIANA )  
 ) SS: IN THE CIRCUIT COURT  
CARROLL COUNTY ) OF CARROLL COUNTY  
STATE OF INDIANA )  
 )  
V. ) CAUSE NO. 08C01-2210-MR-1  
 )  
RICHARD ALLEN )

**VERIFIED REQUEST FOR ACCESS TO  
COURT RECORDS EXCLUDED FROM PUBLIC ACCESS**

Comes now Intervenor MYSTERY SHEET LLC doing business as MURDER SHEET, by counsel Kevin Greenlee, and respectfully requests access to court records excluded from public access pursuant to Ind. Access to Court Records Rule 9(B). In support of this Request, Intervenor provides the following:

1. On April 28, 2023, a letter was filed with the Court. As of the dating of this filing, this letter remains confidential.
2. Thereafter, on May 17, 2023, the Defendant filed its Verified Motion for Temporary Restraining Order and Preliminary Injunction. From the Chronological Case Summary, it appears this Motion was filed without an Access to Court Records (ACR) Form identifying the specific grounds for exclusion. *See* A.C.R. 5(B). Nevertheless, this Motion remains confidential.
3. Afterward, on May 19, 2023, the State filed its Notice of Discovery with the Defendant filing its Motion to Suppress and Motion to Convert Let Bail Hearing into Suppression Hearing. From the Chronological Case Summary, it appears these documents were filed without an Access to Court Records (ACR) Form identifying the specific grounds for exclusion. *See* A.C.R. 5(B). However, these documents also remain confidential.
4. Intervenor seeks access to the letter filed on April 28, 2023; the Verified Motion for Temporary Restraining Order and Preliminary Injunction; Notice of Discovery; Motion to Suppression; and, Motion to Convert Let Bail Hearing into Suppression Hearing as the records should not be excluded for Public Access under A.C.R. 5(A), (B), (C), (D), or (E). *See* A.C.R. 9(B)(1)(e).

- a. From the Chronological Case Summary, it appears A.C.R. 5(A), (C), (D) and (E) are inapplicable. Likewise, A.C.R. 5(B) is inapplicable as an ACR Form was not filed with the records Intervenor requests access to.
- b. Additionally, these records were not subjected to exclusion pursuant to A.C.R. 6. Similarly, these records were not subjected to seal pursuant to Ind. Code § 5-14-3-5.5.
- c. Moreover, pursuant to A.C.R. 9(B)(1), this request is verified and reduced to writing.
- d. Finally, the objective of these rules is to “provide maximum public accessibility to [c]ourt [r]ecords[.]” A.C.R. 1, Commentary. In fact, the rules start “from the presumption of open Public Access to Court Records.” *Id.*

WHEREFORE, Intervenor respectfully requests access to court records excluded from public access pursuant to Ind. Access to Court Records Rule 9(B)

Respectfully submitted,

/s/ Kevin Greenlee  
Kevin Greenlee 22983-03  
9783 E 116th Street #141  
Fishers, IN 46037  
kevingreenlee@gmail.com

### **VERIFICATION**

I affirm, under the penalties for perjury, the foregoing information is true and correct to the best of my knowledge.

Respectfully submitted,

/s/ Kevin Greenlee  
Kevin Greenlee 22983-03  
9783 E 116th Street #141  
Fishers, IN 46037  
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### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing has been served on the State of Indiana, by eService, on the date of filing.

/s/Kevin Greenlee  
Kevin Greenlee 22983-03