Filed: 06/30/2023 12:43:11

First Judicial District, Shoshone County

Tamie J. Eberhard, Clerk of the Court

By: Deputy Clerk - Evans, Rachelle

## IN THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR THE COUNTY OF SHOSHONE

STATE OF IDAHO,

CASE NUMBER CR40-23-0970

Plaintiff,

V.

**ORDER FOR NONDISSEMINATION** 

MAJORJON ALLEN KAYLOR,

Defendant.

The Court having before it the Stipulated Motion for Non-dissemination and good cause appearing, now, therefore,

IT IS HEREBY ORDERED that,

1. The prosecuting attorneys, defense attorneys, any agents of the prosecuting attorneys and

defense attorneys, and any attorneys representing witnesses, victims, or a victim's family

are prohibited from making extrajudicial statements (written or oral) that the lawyer or

agent knows or reasonably should know will have a substantial likelihood of materially

prejudicing or otherwise influencing the outcome of the case. This order specifically

prohibits any out-of-court statement, which a reasonable person would expect to be

disseminated by means of public communication, that relates to the following:

A. The identity or nature of evidence expected to be presented at trial or any sentencing

phase of the proceedings;

B. Any information a lawyer knows or reasonably should know is likely to be inadmissible

as evidence in a trial, and that would, if disclosed, create a substantial risk of

prejudicing an impartial trial;

**ORDER FOR NON-DISSEMINATION** 

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- C. The character, credibility, reputation, or criminal record of a party, victim, or witness;
- D. The identity of a witness;
- E. The expected testimony of a party, victim, or witness;
- F. The performance or results of any examination or test or the refusal or failure of the Defendant or a witness to submit to an examination or test:
- G. Any opinion as to the guilt or innocence of the Defendant;
- H. The possibility of a plea of guilty to the offense or any comment on any plea discussions;
- I. The existence of or contents of any confession, admission, or statement by the
  Defendant, or the refusal of the Defendant to make any statement;
- J. Any information obtained by witnesses, the victims' families, or their attorneys from the State that is confidential and has not been publicly disclosed by the prosecuting attorneys.
- 2. Attorneys involved in the case and their agents, as outlined in paragraph 1, may make extrajudicial statements (written or oral) concerning the following:
  - A. The claim, offense, or defense involved and, except when prohibited by law, the identity of the parties involved;
  - B. Information contained in the public record;
  - C. That an investigation is ongoing;
  - D. The scheduling or result of any step in the litigation;
  - E. A request for assistance from the public in obtaining evidence and information necessary to the State's case or the defense case;

F. A warning of danger concerning the behavior of a person involved, when there is reason

to believe that there exists the likelihood of substantial harm to an individual or to the

public interest;

G. The identity, residence, occupation, and family status of the accused;

H. The fact, time, and place of arrest;

I. The identity or investigating and arresting officers or agencies and the length of the

investigation;

J. A statement that a reasonable lawyer would believe is required to protect a client from

the substantial undue prejudicial effect of recent publicity not initiated by the lawyer

or the lawyer's client. Any such statement shall be limited to such information as is

necessary to mitigate the recent adverse publicity.

3. No individual covered by this Non-dissemination order shall deliberately avoid its

proscriptions by actions, directly or indirectly, that result in violating this order.

4. This order shall remain in full force and effect until the conclusion of a trial and any

sentencing proceedings that may follow, or until otherwise ordered by the court.

5. Nothing in this Order is intended to modify or deny a victim, as that term is defined in

Idaho Code, rights as set forth by the Idaho Constitution, Article I, Section 22, and/or Idaho

Code 19-5306.

DATED: 6/30/2023 12:01:25 PM

HON, KEISHA L. OXENDINE

MAGISTRATE JUDGE #683

## **CLERKS CERTIFICATE OF DELIVERY**

I hereby certify that a true and correct copy of the foregoing was personally served in the manner indicated below to:

Schwartz Law Office via iCourt – schwartzlawservice@gmail.com Shoshone County Prosecutor Via iCourt- <u>prosecutor@co.shoshone.id.us</u>

DATED: 6/30/2023 12:43:01 PM