IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

JONA	ATHAN D. GRINE Plaintiff					
	V.	: : NO. 2015-1080				
	NTY OF CENTRE, THE McSHANE , LLC, and THEODORE C. TANSKI Defendants					
	SCHEDU	JLING REQUEST				
\boxtimes	Kindly schedule the attached Motion before the Court. It is anticipated that the matter will require approximately 5 minutes for resolution.					
	The undersigned certifies that good faith efforts were made to resolve this matter without the necessity of Court involvement.					
	Opposing counsel/party does/does not oppose the relief sought, and the attached proposed Order may be signed without appearance.					
3/	19/15	Dombelly Coloma				
Date		Kimberly M. Colonna Attorney I.D. No. 80362				
717-237-5278		kcolonna@mwn.com				
Phone		E-Mail Address				
		ORDER				
heari No	AND NOW, this day of lotion to Unseal, it is the ORDER on the order of the or					
		BY THE COURT:				
		Judge				

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

JONATHAN D. GRINE Plaintiff	* * * * * * * * * * * * * * * * * * *	ing a North Record	
V.	: : N	O. 2015-1080	
	: .		
COUNTY OF CENTRE, THE McSHA FIRM, LLC, and THEODORE C. TAN Defendants			
	ORI	DER	
AND NOW, thisday of Ma	arch 2015	, upon consideratio	n of Plaintiff's Motion to
Unseal, it is hereby ORDERED that the	Motion :	is granted. The sea	previously imposed on this
matter is lifted.			
	Jud	ge	

McNees Wallace & Nurick LLC Kimberly M. Colonna (PA 80362) 717-237-5278 Kathleen Duffy Bruder (PA 74425) 717-237-5318 100 Pine Street P.O. Box 1166 Harrisburg, PA 17108-1166

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

JONATHAN D. GRINE

Plaintiff

٧.

NO. 2015-1080

COUNTY OF CENTRE, THE McSHANE: FIRM, LLC, and THEODORE C. TANSKI, Defendants:



PLAINTIFF'S MOTION TO UNSEAL

Plaintiff Jonathan D. Grine ("Judge Grine"), by and through his attorneys, McNees Wallace & Nurick LLC, hereby moves the Court to UNSEAL the Complaint, Plaintiff's Petition for Emergency Injunction and Preliminary Injunction, and any other pleadings (including those of Defendant) and documents accompanying the same relating thereto. In support of this Motion to Seal (the "Motion"), Plaintiff avers as follows:

- 1. The above-captioned matter arises out of the improper disclosure of private information about Plaintiff and the violation of Plaintiff's constitutional right of privacy.
- 2. In an effort to protected Plaintiff from further disclosure of his private information and further violation of his right to privacy, Plaintiff requested that the Court seal Plaintiff's

Complaint, Petition for Emergency Injunction and Preliminary Injunction, and related documents

that were filed, pending further order of Court.

Despite the Court order granting the seal, Defendant County of Centre has 3.

discussed the case in a public meeting and its representatives have spoken about the case to the

press.

Because the County has not respected the fact that the case was filed under seal, 4.

while Judge Grine has respected the seal, the public has received incomplete information about

the nature of the case.

Because of the County's actions, the seal has not served to protect Judge Grine's 5.

interest.

WHEREFORE, Plaintiff Jonathan D. Grine requests that the Court immediately lift the

seal that was placed on the case by the Court's Order of March 16, 2015.

McNEES WALLACE & NURICK LLC

Kimberly M. Colonna (PA 80362)

Kathleen Duffy Bruder (PA 74425)

100 Pine Street, P.O. Box 1166

Harrisburg, PA 17108-1166

Ph. 717-232-8000

Attorneys for Jonathan D. Grine

Dated: March 19, 2015

CERTIFICATE OF SERVICE

I certify that I have this date served a copy of the foregoing document by electronic mail and first class mail, postage prepaid, upon the following:

Mary Lou Maierhofer, Esq. Margolis Edelstein P.O. Box 628 Hollidaysburg, PA 16648 Attorneys for County of Centre

Michael A. Giramita, Jr., Esq. Richard S. Roberts, Jr., Esq. The McShane Firm, LLC 3601 Vartan Way, 2nd Floor Harrisburg, PA 17110

Kimberly M. Colonna

Dated: March 19, 2015