MOTION FOR IMPOUNDMENT & AFFIDAVIT

G.L. c. 209A, § 8 or G.L. c. 258E, § 10

DOCKET NO. (for court use only)

Massachusetts Trial Court



Pursuant to G.L. c. 209A, § 8 or G.L. c. 258E, § 10, your residential and workplace addresses:

- will automatically be kept from being disclosed to the public.
- will automatically be kept from being disclosed to the defendant and the defendant's attorney unless those addresses appear in the court Order because you have requested that the defendant be ordered to remain away from your residence or workplace.
- will be available to you, to your attorney, to those you authorize to have access, and to certain persons when access is necessary in the performance of their duties (prosecutors, law enforcement officers, victim-witness advocates, sexual assault counselors and, in G.L. c. 209A cases only, domestic violence counselors).

If you have good reasons why your addresses should not be disclosed to those who would otherwise have access in the course of their duties, you may file this motion with the court requesting a judge to issue an Order of impoundment under Trial Court Uniform Rule VIII on Impoundment Procedure. If you have good reasons, you may also request a judge to impound other information in this case from public inspection. You must explain why there is good cause for a judge to do so. Usually a general preference for privacy is not alone a sufficient reason for a judge to impound court records from public inspection. If you are requesting an Order of impoundment without prior notice to the defendant and any other interested persons, you must explain why immediate and irreparable injury may otherwise result.

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Pursuant to Trial Court Uniform Rule VIII, I request the Court to order:			
	that <i>my residential, workplace and/or school add</i> not disclosed to those persons who would otherwise	dresses and telephone numbers be impounded so that they are e have access in the course of their duties.	
	that <i>the following information in the case record</i> be impounded and unavailable for public inspection:		
	I also request the Court to order such impoundment <i>without prior notice</i> to the defendant and any other interested persons, since immediate and irreparable injury may otherwise result.		
2. This request is based on:			
		If more space is needed, attach additional pages and check this box:	
I declare under penalty of perjury that all statements of fact made above, and in any additional pages attached, are true.			
DATE SIGNED		PLAINTIFF'S SIGNATURE	
		х	
JUDGE'S ORDER ON MOTION FOR IMPOUNDMENT			
Motion ALLOWED ex parte based on a showing of good cause and that immediate and irreparable injury may result before the defendant or any other interested party may be heard in opposition.			
	☐ Motion ALLOWED based on a showing of good cause, after hearing with notice to the defendant and any other interested party.		
	Motion DENIED .		
DATE SIGN	IED	JUDGE'S SIGNATURE	
		x	