Court of Washington, County of 华盛顿州 县法院			
Petitioner/s (person/s who started this case): 呈请人(发起此案件的人):	No		
And Respondent/s (other party/parties): 和被告人(其他当事方):	Motion to Redact or Seal 隐匿处理或加封请求 (MTRS) (MTRS)		

#### **Motion to Redact or Seal**

隐匿处理或加封请求

## To both parties:

致双方:

**Deadline!** Your papers must be filed and served by the deadline in your county's Local Court Rules, or by the State Court Rules if there is no local rule. Court Rules and forms are online at www.courts.wa.gov.

**截止日期!**您的文件必须在您所在县当地法院规定的截止日期前归档和送达,如果当地没有规定,则按照州法院的规定归档和送达。法院条例和表格详见 www.courts.wa.gov。

If you want the court to consider your side, you **must**: 如果您想让法庭考虑您的观点,您**必须**:

- File your motion with the court clerk; AND 向法庭书记员提交您的请求; 以及
- Give the Judge/Commissioner a copy of your papers (if required by your county's Local Court Rules); AND

给法官/助理法官一份您的文件副本(如果您所在县的当地法院条例要求的话);以及

- Have a copy of your papers served on all other parties or their lawyers; AND 将您的文件副本送达所有其他当事人或他们的律师; 以及
- Go to the hearing.

出席听证会。

The court may not allow you to testify at the motion hearing. Read your county's Local Court Rules, if any.

法庭可能不允许您在动议听证会上作证。请阅读您所在县的地方法院条例(如有)。

Bring proposed orders to the hearing.

请在听证会上携带提议的命令。

### To the person filing this motion:

致请求提交人:

You must schedule a hearing on this motion. You may use the *Notice of Hearing* (form PO 062) unless your county's Local Court Rules require a different form. Contact the court for scheduling information.

您必须就此请求安排一次听证会。您可以使用听证会通知书(表格 PO 062),除非您所在县的当地法院条例要求使用其他表格。请联系法院了解日程安排信息。

# To the person receiving this motion:

致请求接收人:

If you do not agree with the requests in this motion, file a statement (using form PO 018, *Declaration*) explaining why the court should not approve those requests. You may file other written proof supporting your side.

如果您不同意本请求,请提交一份声明(使用 PO 018 声明表格),解释法院不应批准这些请求的原因。您可以提交其他书面证据来支持您的观点。

1344	
1.	My name is 我叫
	I am the [ ] Petitioner [ ] Respondent. 我是 [-] 呈请人 [-] 被告人。
2.	Request 申请
	I ask the Court to redact or seal the following document/s that have been filed in this case: 我请求法庭隐匿处理或加封本案中的以下文件:
	Document name:
	Date filed: Docket or sub number (if known): 诉讼或投诉日期: 案卷或子编号(如果知道):
	This document should be ( <i>check one</i> ): <i>该文件应(请勾选一项):</i>
	[] sealed (Do <b>not</b> attach a copy)  加封( <b>不</b> 要附上副本)
	[] redacted as follows: (Explain what information should be redacted and attach copy of proposed redacted document.) 隐匿处理如下: (解释应对哪些信息隐匿处理,并附上建议隐匿处理文件的副本。)

Document name: <i>文件名称:</i>	
Date filed: 诉讼或投诉日期 <b>:</b>	Docket or sub number (if known): 案卷或子编号(如果知道):
This document should be ( <i>che</i> <i>该文件应(请勾选一项):</i>	ck one):
[] sealed (Do <b>not</b> attach a 加封( <b>不</b> 要附上副本)	a copy)
copy of proposed redac	xplain what information should be redacted and attach cted document.) 立对哪些信息隐匿处理,并附上建议隐匿处理文件的副本。)
(Add lines for more dod (若需要,可加行增添	,

#### 3. **Legal Authority** 法律权威

I ask the court to redact or seal the specific information or documents listed above based

我请求法庭根据以下法条隐匿处理或加封上述特定信息或文件:

General Rule (GR) 15(c)(2): Courts may seal or redact court records based on findings made in writing that the sealing or redaction is necessary and based on privacy rights or safety concerns that outweigh the public interest in access to the court record.

一般条例(GR) 15(c)(2): 法院可以根据表明有必要加封或隐匿处理的书面调查结论并基于 重要性超越查阅法庭记录的公共利益的隐私权或安全问题加封或隐匿处理法庭记录。

Seattle Times Co. v. Ishikawa, 97 Wn.2d 30, 640 P.2d 716 (1982): In this case, the Washington Supreme Court ruled that courts must look at 5 factors when deciding whether to seal or limit access to documents in the court file:

Seattle Times Co. 诉 Ishikawa 案, 97 Wn.2d 30, 640 P.2d 716 (1982): 在此案中,华盛 顿最高法院裁定, 法院在决定是否加封或限制对法院文件的访问时必须考虑5个因素:

- 1. the person who wants to limit access must make a showing of "serious and imminent threat to some other important interest";
  - 想要限制访问的人必须证明"对其他重要利益产生严重和迫在眉睫的威胁":
- 2. anyone present for the hearing must be given an opportunity disagree with the suggested restriction;

出席听证会的任何人都必须有机会对建议的限制提出异议;

3. the method for limiting access must be the least restrictive way to protect the interests threatened:

限制访问的方法必须是保护受威胁利益的限制性最小的方式;

- 4. the court must balance the interests of the person who wants to limit access with the public's right to know what has happened in court; and 法院必须平衡想要限制访问的人的利益和公众了解法庭上发生的事情的权利; 且
- 5. the order must be limited in application and time to serve its purpose. *该命令必须在适用范围和时间上有所限制,以达到其目的。*

State v. Waldon, 148 Wn. App. 952, 202 P.3d 325 (2009): In this case, the Washington Court of Appeals ruled that courts must apply GR 15 and the factors listed above from the *Ishikawa* case when deciding whether to seal court records.

州诉Waldon 案,148 Wn.App.952, 202 P.3d 325 (2009):在此案中,华盛顿上诉法院裁定,法院在决定是否加封法庭记录时,必须适用 GR 15 和上述 Ishikawa 案中列出的因素。

Evidence Rule (ER) 412(d)(1)-(2): This rule requires a party that wants to submit information about the other party's sexual history to file a written motion with the court at least 14 days before the hearing. The motion must specifically describe what information the party wants to provide to the court and why. The court must review the information in private to decide whether to admit it in court. Until the court orders differently, the motion and its related documents must also remain sealed.

证据条例(ER) 412(d)(1)-(2): 该条例要求希望提交另一方性史信息的一方至少在听证会前14 天向法院提交书面请求。该请求必须具体说明当事人希望向法院提供什么信息及其原因。法院必须私下审查这些信息,以决定是否在法庭上采纳。在法院做出其他裁决之前,请求及其相关文件也必须保持加封。

Reasor <i>请求的</i> 。	s for Request 理 <i>由</i>				
(Explair access 法院应证	how your privac to the court recor 该批准我隐匿处理 您的隐私权或安全	y rights or safety d. Address the b 或加封这些信息	act or seal this inf concerns outwe factors listed ab 的请求,因为: 何超越查阅法庭证	eigh the public into	terest in
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Person making this motion fills out t 请求提交人填写以下内容	pelow	
I certify, under penalty of perjury under information provided in this motion is tr 本人特此证明,本请求中提供的所有信息的证罪处罚。	ue and correct.	
Signed at (city and state):	Da	ate:
签字地点(城市和州):	- E	期:
Person making this motion signs here 请求提交人在此签名	Print name here 请在此处工整填写姓名	
I agree to accept legal papers for this c 我同意通过以下地址接收本案的法律文	•	
[] my lawyer's address, listed below. 我的律师的地址,如下所示。		
[] my email address: 我的电子邮件地址:		
[] the following address <i>(this does no 以下地址(不一定是您的家庭住址)</i>	,	:
street address or PO box 街道地址或邮政信箱	city 城市	state zip 州 邮编
(If this address changes before the in writing. You may use the Law En (如果此地址在案件结束前发生变例 可以使用执法和机密信息表 PO 003	forcement and Confidential Inform 比,您 <b>必须</b> 以书面形式通知所有当	mation form, PO 003.)
Lawyer (if any) fills out below <i>律师(如有)填写以下内容</i>		
<b>•</b>		
Lawyer signs here 律师在此签名	Print name and WSBA No. 请工整填写姓名和WSBA 编号	Date 日期

Lawyer's address	city	state	zip
律师地址	城市	///	邮编
Email ( <i>if applicable</i> ):			