	Case 2:16-cr-00169-SAB ECF No. 22 fi	iled 01/19/17 PageID. <pageid> Page 1 of 4</pageid>
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6	UNITED STATES DISTRICT COURT	
7	EASTERN DISTRICT OF WASHINGTON	
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9	UNITED STATES OF AMERICA,	No. 1:16-cr-00169-SAB
10	Plaintiff,	
11	V.	ORDER GRANTING MOTION
12	CORY R. REIHART,	FOR PROTECTIVE ORDER
13	Defendant.	REGULATING DISCLOSURE
14		OF DISCOVERY AND
15		SENSITIVE INFORMATION
15 16	Before the Court is the governme	nt's Motion for a Protective Order
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16 17		nt's Motion for a Protective Order Sensitive Information, ECF No. 15, and a
16 17	Regulating Disclosure of Discovery and	nt's Motion for a Protective Order Sensitive Information, ECF No. 15, and a The government avers that this case
16 17 18	Regulating Disclosure of Discovery and related motion to expedite, ECF No. 16.	nt's Motion for a Protective Order Sensitive Information, ECF No. 15, and a The government avers that this case discovery material, including medical
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Accordingly, IT IS HEREBY ORDERED:

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- 1. The government's Motion for a Protective Order, ECF No. 15, is GRANTED.
 - 2. The related motion to expedite, ECF No. 16, is **GRANTED**.
- 3. The United States is authorized to disclose the discovery and confidential 6 medical information materials (hereinafter "Discovery") in its possession pursuant to the discovery obligations imposed by this Court.
- 4. Government personnel and counsel for Defendant shall not provide, or make available, the Discovery to any person except as specified in this Order or by 10 approval from this Court. Therefore, defense counsel and the Government shall 11 restrict access to the Discovery, and shall only disclose the Discovery to their 12 client, office staff, investigators, independent paralegals, necessary third-party 13 vendors, consultants, and/or anticipated fact or expert witnesses to the extent that 14 defense counsel believes is necessary to assist in the defense of their client in this 15 matter or that the Government believes is necessary in the investigation and 16 prosecution of this matter.
- 5. Third parties contracted by the United States or defense counsel to 18 provide expert analysis or testimony may possess and inspect the Discovery, but 19 only as necessary to perform their case-related duties or responsibilities in this 20 matter. At all times, third parties shall be subject to the terms of this Order.
- 6. Discovery in this matter will be made available to defense counsel via 22 access to a case file on USA File Exchange. If necessary to review discovery with their respective clients, defense counsel may download the discovery and duplicate only once. Discovery materials may not be left in the possession of the 25 defendants. In order to provide discovery to a necessary third-party vendor, 26 consultant, and/or anticipated fact or expert witness, defense counsel may duplicate the discovery only once. No other copies shall be made, by defense 28 counsel or the defendants, without prior approval from this Court.

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- 7. To the extent that defense counsel makes any portion of the Discovery available in paper format to anyone, including their clients, outside of counsel's 3 office, defense counsel shall ensure that any and all sensitive and confidential 4 medical information is redacted or removed.
- 8. All counsel of record in this matter, including counsel for the United 6 States, shall ensure that any party, including the Defendant, that obtains access to the Discovery is provided a copy of this Order. No other party that obtains access 8 to or possession of the Discovery shall retain such access or possession unless authorized by this Order, nor further disseminate the Discovery except as 10 authorized by this Order. Any other party that obtains access to, or possession of, the Discovery once the other party no longer requires access to or possession of 12|| the Discovery shall promptly destroy or return the Discovery once access to 13 Discovery is no longer necessary. For purposes of this Order, "other party" is any 14 person other than counsel for the United States, counsel for defendants, or the defendants.
- 9. All counsel of record, including counsel for the United States, shall keep 17|| a list to identify each person to whom the Discovery is disclosed and who was 18 advised of the requirements of this Order. Neither counsel for each of the 19 defendants, nor the counsel for the United States, shall be required to disclose this 20 list of persons unless ordered to do so by the Court.
- 10. Upon entry of a final order of the Court in this matter and conclusion of 22 any direct appeals, government personnel and counsel for defendants shall retrieve and destroy all copies of the Discovery, except that counsel and government personnel may maintain copies in their closed files following their customary procedures.
 - 11. Government personnel and counsel for Defendants shall promptly report to the Court any known violations of this Order.

IT IS SO ORDERED. The District Court Executive is hereby directed to 3 file this Order and provide copies to counsel.

DATED this 19th day of January, 2017.



Stanley A. Bastian United States District Judge