

IN THE CIRCUIT COURT OF THE
FOURTH JUDICIAL CIRCUIT, IN
AND FOR DUVAL COUNTY,
FLORIDA

CASE NO. 16-2008-DR -5382FMXX MA
DIVISION: FM-E

IN RE: The Matter of

RONNIE S. CARTER,
Petitioner /Mother,
and

KREWASKY A. SALTER,
Respondent/ Father.

ORDER TO MAKE COURT RECORD CONFIDENTIAL

This Cause came on to be heard upon the Mother's Verified Motion to Make Court Records Confidential. Pursuant to Rules 2.410 and 2.420, Rules of Judicial Administration, and Florida Statutes § 119.071, and for good cause shown, the Court

FINDS:

- A. The Mother is an Assistant United States Attorney;
- B. The Court specifically finds that the degree, duration, and manner of confidentiality ordered by this Court is no broader than necessary to protect the interests set forth in Rules 2.410 and 2.420, Rules of Judicial Administration, and no less restrictive measures are available to protect the interests set forth in the Rule.
- C. The Court further finds that confidentiality is required to avoid substantial injury to a party by disclosure of matters protected by a common law or privacy right not generally inherent in the specific type of proceeding sought to be closed.

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D. Finally, the Court finds that confidentiality is required to comply with established public policy set forth in the Florida or United States Constitution or statutes or Florida rules or case law.

Therefore, it is hereby:

ORDERED AND ADJUDGED:

1. The Clerk of Court shall seal and make confidential the entire court record for Case Number 16-2008-DR-5382-FMXX-MA, following entry of the final Judgment or Order in the family law case, except the case number, docket number or other number used by the clerk's office to identify the case number.

2. Thereafter, Case Number 16-2008-DR-5382-FMXX-MA shall remain sealed and kept confidential, exempt from public examination until further order of this Court except upon review or copying by the Parties, Ronnie S. Carter and Krewasky A. Salter.

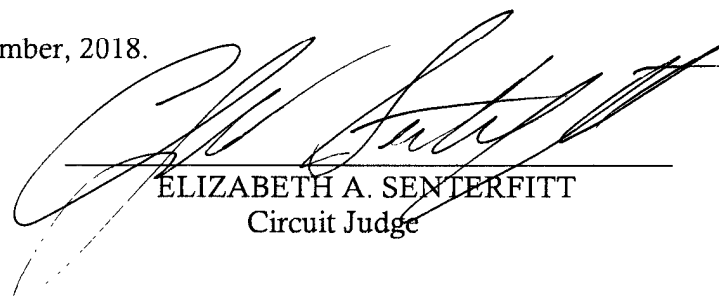
3. The Parties names shall not be made confidential. The contents of the court file, Case Number 16-2008-DR-5382-FMXX-MA, shall be made confidential.

4. The progress docket generated to document activity in the case is to be made confidential.

5. Pursuant to Rule 2.410, Florida Rules of Judicial Administration, the Clerk of Court is directed to publish this Order.

DONE AND ORDERED in Chambers at Jacksonville, Duval County, Florida,

this 20th day of November, 2018.



ELIZABETH A. SENTERFITT
Circuit Judge

Copies furnished to:

RONNIE S. CARTER
c/o Charles Willmott, Esquire

KREWASKY A. SALTER
c/o Scott Ellerin, Esquire

COPY

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KREWASKY A. SALTER,
Respondent/ Father.

**VERIFIED MOTION TO DETERMINE CONFIDENTIALITY
OF COURT RECORDS**

1. Mother, RONNIE S. CARTER, moves to exempt information from examination and inspection from the public record.
2. Mother requests that this Court, pursuant to Rules 2.410 and 2.420, Florida Rules of Judicial Administration, and Florida Statute §119.071, to make confidential the non-criminal, circuit court record, identified by the above-referenced Case Number, concerning the establishment of paternity and the various resulting orders including, but not limited to, the Consent Final Judgment, Consent Partial Final Judgment on Father's Supplemental Petition for Modification and Mother's Amended Supplemental Counter-Petition for Modification of Consent Final Judgment of Paternity, and Supplement Final Judgment on Remaining Issues.
3. Previously, by Order dated April 3, 2009, the Court, with the consent of both Parties, ordered confidential the entire court in the instant case. Doc. 25. The instant action remained confidential until the filing of Father's Supplemental Petition for Modification on April 13, 2016.

4. Mother now seeks once again to make confidential the entire court record including, but not limited to, pleadings for relief, responses, Orders of the Court, as well as those records which contain personal, identifying and financial information relating to the Parties involved.

5. Mother seeks to make such records confidential because she continues to serve as an Assistant United States Attorney, entitled to have her identification and location information exemption from public records disclosure as provided in Florida Statute § 119.071(5)(i)(2018).

6. As grounds for sealing the public records, Mother would further show that Florida Statute § 119.071(5)(i)(2018) specifically provides that her personal identifying information--including, but not limited to, her home address and telephone number, and social security number as well as the name and location of the school attended by her child--is exempt from public record as she currently serves as an Assistant United States Attorney.

7. The court record of the instant action, by virtue of its listing by party name, makes it personally identifiable, subjecting Mother's personal and financial information to public disclosure.

8. While Mother previously secured the sealing of the instant action under Florida Statute § 119.071, she has not secured a prior sealing of records in any other case under such statute.

9. It would be in the best interest of the Parties and is appropriate to seal the instant court record.

10. Good cause exists to make the entire family law court record confidential to avoid substantial injury to a party by disclosure of matters protected by a common law or privacy right not generally inherent in the specific type of proceeding sought to be closed.

11. Father, Krewasky A. Salter, provided his consent to sealing of the instant court file, as evidenced by the signatures of the Parties and their respective attorneys on the Consent Final Judgment of Paternity entered. Further, current counsel for Father advises that Father again consents to the sealing of instant court file.

12. Mother requests that the court record, in its entirety, is to be sealed from the examination, inspection, and copying by the general public, not Ronnie S. Carter and Krewasky A. Salter.

WHEREFORE, RONNIE S. CARTER respectfully requests an Order making the circuit court family court public records confidential.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing has been delivered to Scott Ellerin, Esquire; attorney for Father; 301 W. Bay Street, Suite 1010, Jacksonville, FL 32202 by electronic mail (EllerinTeam@kleighlaw.com) on this 9th day of November, 2018.

Respectfully submitted,
CHARLES E. WILLMOTT, P.A.



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Board Certified Specialist Marital and Family Law
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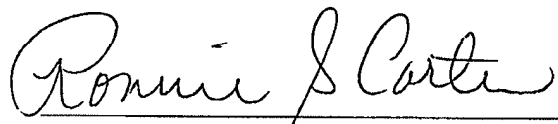
KREWASKY A. SALTER,
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AFFIDAVIT OF RONNIE S. CARTER

STATE OF FLORIDA)

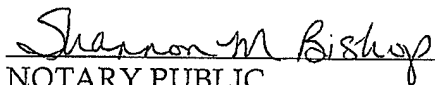
COUNTY OF DUVAL)

Before me, the undersigned authority, personally appeared RONNIE S. CARTER, who is personally known to me, and who states, under oath, that she has read the foregoing Verified Motion to Determine Confidentiality of Court Records and the same has been made in good faith, is true and correct to the best of her knowledge and belief, and is based on a sound factual and legal basis.



Ronnie S. Carter

Sworn to and subscribed before me



NOTARY PUBLIC

Commission #

My Commission expires:



SHANNON M BISHOP
MY COMMISSION # GG 098411
EXPIRES: August 20, 2021
Bonded Thru Budget Notary Service