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
**IN THE DISTRICT COURT OF THE SEVENTH JUDICIAL DISTRICT OF
THE STATE OF IDAHO, IN AND FOR THE COUNTY OF FREMONT**

| | | |
|---------------------|---|-----------------------|
| THE STATE OF IDAHO, |) | |
| |) | |
| Plaintiff, |) | CASE NO.CR 22-21-1623 |
| |) | |
| vs. |) | |
| |) | MOTION TO SEAL |
| |) | |
| CHAD GUY DAYBELL, |) | |
| |) | |
| Defendant. |) | |
| |) | |
| _____ |) | |

COMES NOW, the above- named Defendant, Chad Guy Daybell, by and through his attorney of record, JOHN PRIOR, and pursuant to ICAR 32(i)(1),(2) and moves this court for an order temporary sealing the Specific Request for Discovery Re: CAST EVIDENCE AND ON SITE EVIDENCE as well as other recordings and documents not provided to defense until such time as the court may review Defendant's Request and make a determination as to whether the contents of Defendant's motions should be sealed

from public disclosure and whether the court wants the hearing sealed as well. The court has previously entered an order regarding disclosure of information. The defense is complying with the Court's order by requesting the above noted pleadings be sealed until further order of the court. For purposes of complying with the present order, the defense seeks a temporary sealing of this Specific Request to the State as it contains references to discovery in this case.

DATED this 13th day of December 2022.




JOHN PRIOR
Attorney for Defendant

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was delivered to the Fremont County Prosecuting Attorney by efileing and service to prosecutor@co.fremont.id.us

December 13, 2022



JOHN PRIOR
Attorney for Defendant