STATE OF INDIANA)) SS:	IN THE CARROLL CIRCUIT COURT
COUNTY OF CARROLL)	
STATE OF INDIANA)	CAUSE NUMBER: 08C01-2210-MR-00001
VS.)	
RICHARD M. ALLEN)	

MOTION FOR LEAVE OF COURT TO SUBPOENA THIRD-PARTY RECORDS

Comes now the State of Indiana, by Nicholas C. McLeland, Prosecuting Attorney for the 74th Judicial Circuit, and moves this Court for an Order for Rushville Police Department, Attn: Chief Craig Tucker, 270 West 15th Street, Rushville, IN 46173, to produce to the Carroll County Prosecutor's Office, Attn: Nicholas C. McLeland, 101 West Main Street, Delphi, IN 46923, any and all employee records for Todd Click, associated with his employment at Rushville Police Department.

While working the Delphi investigation, Carroll County Sheriff's Department Detective Tony Liggett developed information that Richard Allen was involved in the murders of Victim 1 and Victim 2. During the investigation, then Rushville Assistant Police Chief Toddy Click participated in following up on leads and interviewing parties associated with those leads. The Defense has listed Todd Click as a witness they intend to call during their case in chief to express his belief that other people were involved in this crime. The State believes that Todd Click has employee records that show a Brady-Giglio violation that could call into question his credibility as a witness. The violations could also call into question the veracity of his testimony.

Based on this information the State has filed a Motion for Leave to obtain these records. The State is requesting the employee records mental records for Todd Click for his employment at Rushville Police Department specified in the attached Subpoena Duces Tecum and/or Request for Production of Documents and Records to a Non-Party: (H.I.)

This request is made for the purpose of preparing for trial in this matter. The State believes that Todd Click will be a witness called by the Defense to support their theory of the case. The State believes the employment records of Todd Click are relevant and would assist the State in preparing for trial.

The State of Indiana has contacted the Defense in this case and the Defense does not object to this subpoena and would waive the 15 day notice requirement.

WHEREFORE, the State of Indiana, by Nicholas C. McLeland, Prosecuting Attorney for the 74th Judicial Circuit, respectfully prays that this Court review the attached Subpoena and then order production of said records, and such other relief as is just and proper in the premises.

Respectfully submitted,

Nhi C Muhl

Nicholas C. McLeland Prosecuting Attorney 101 West Main Street Delphi, IN 46923 765-564-4514

CERTIFICATE OF SERVICE

I hereby certify that service of a true and complete copy of the above and foregoing pleading or paper was made upon the following parties and filed with the Carroll Circuit Court by depositing the same in the United States mail in an envelope properly addressed and with sufficient postage affixed this 23^{rd} day of April, 2024.

Rushville Police Department Attn: Chief Craig Tucker 270 West 15th Street Rushville, IN 46173

Nicholas C. McLeland Carroll County Prosecutor 28300-08

STATE OF INDIANA)) SS:	IN THE CARROLL CIRCUIT COURT
COUNTY OF CARROLL)	
STATE OF INDIANA))	CAUSE NUMBER: 08C01-2210-MR-00001
VS.))	
RICHARD M. ALLEN)	

SUBPOENA DUCES TECUM

TO: Rushville Police Department Attn: Chief Craig Tucker 270 West 15th Street Rushville, IN 46173

RE: Richard Allen

Now comes the State of Indiana, by Prosecuting Attorney, Nicholas C. McLeland, pursuant to Rule 2 of the Indiana Trial Rules of Trial of Criminal Procedure, requests that the following documents and records be produced for the Carroll County Prosecuting Attorney Nicholas C. McLeland, at 101 West Main Street, Suite 204, Delphi, Indiana 46923, within thirty (30) days from the date of service of this Request for Production of Documents and Records to a Non-Party. You may comply by mailing a copy of the requested documents to the Prosecutor's office post-marked prior to the date on which production is required by the Indiana Rules of Trial Procedure.

DEFINITIONS

As used in this request, the term "document" encompasses the full scope of that term as it is used in Trial Rule 34, including, without limitations, all writings, papers, photographs, videos, and other recordings and communications of any kind, whether printed, electronically recorded, filmed, or recorded or produced manually or by other process. The term "document" includes all margin comments, handwritten notes, date of receipt stamps and notations of any kind appearing on any document. The term "document" includes all files and data stored on computer disks or hard drives, all files and data stored on any computer databases.

For each document produced, identify the corresponding request. If you claim any information sought herein is privileged in whole or in part, object to any form of any request or believe that any document would be excluded from production to the State, regardless of its relevance, state the reason(s) for said objection or ground of exclusion. Identify with particularity each document for which you claim a privilege including the date of the document, the person who prepared the document, the person to whom the document was directed, the substance of the document and the reason you believe the document is privileged.

INSTRUCTIONS

This Request for Production of Documents and Records to a Non-Party is made pursuant to Rule 2 of the Indiana Rules of Criminal Procedure. In accordance with that Rule:

- You are entitled to reimbursement for costs resulting from your response to this Request for Production of Documents and Records to Non-Party. If there are costs associated with production of these documents, please let me office know and we will reimburse for those costs.
- 2. You are entitled to security against damages, or payment of damages, which may result from this request, and you may respond to this Request for Production of Documents to a Non-Party by submitting to its terms, or by proposing different terms, or by objecting specifically or generally to the Request by serving a written response to the Prosecuting Attorney, Nicholas C. McLeland, within thirty (30) days from the receipt of the Request for Production of Documents and Records to a Non-Party, or by moving to Quash this Request for Production of Documents and

Records to a Non-Party, as permitted by Rule 2 of the Indiana Rules of Criminal Procedure.

- 3. The failure to respond to this Request for Production of Documents and Records to a Non- Party, to object to it, or to move to quash it, as provided by the applicable Indiana Rules of Criminal Procedure or Order of the Court, within thirty (30) days from the date of service, will subject you to a Motion for Sanctions pursuant to Rule 2 of the Indiana Rules of Criminal Procedure.
- 4. You are required to keep this subpoena and the information contained therein confidential. This subpoena and the information listed herein is not to be released to the public and should be kept confidential. Any release of this information will be in direct violation of a Court Order.

DOCUMENTS AND RECORDS TO BE PRODUCED

- 1. Any employee records for former Assistant Chief Todd Click for his employment with the Rushville Police Department.
- Any other documents, records, notes, videos and/or writings that make up Todd Click's employment file while being employed by the Rushville Police Department.

Submitted under my hand as counsel of record, pursuant to T.R. 2, on this __23rd___ day of April, 2024.

Respectfully submitted,

Muh

Nicholas C. McLeland, #28300-08 Carroll County Prosecutor 101 W. Main Street

Delphi, IN 46923 (765) 564-4514

CERTIFICATE OF SERVICE

I hereby certify that service of a true and complete copy of the above and foregoing pleading or paper was made upon the following parties and filed with the Carroll Circuit Court by depositing the same in the United States mail in an envelope properly addressed and with sufficient postage affixed this $_{23}^{rd}$ day of April, 2024.

Rushville Police Department Attn: Chief Craig Tucker 270 West 15th Street Rushville, IN 46173

Noi C Mul

Nicholas C. McLeland Carroll County Prosecutor 28300-08

STATE OF INDIANA)) SS:	IN THE CARROLL CIRCUIT COURT
COUNTY OF CARROLL)	
STATE OF INDIANA))	CAUSE NUMBER: 08C01-2210-MR-00001
VS.)	
RICHARD M. ALLEN)	

SUBPOENA DUCES TECUM

TO: Rushville Police Department Attn: Chief Craig Tucker 270 West 15th Street Rushville, IN 46173

Pursuant to Rule 2 of the Indiana Rules of Criminal Procedure, you are hereby directed to

produce the following to counsel for the Carroll County Prosecutor, Nicholas C. McLeland, at 101

West Main Street, Suite 204, Delphi, Indiana 46923 within thirty (30) days of receipt:

- All documents requested in the accompanying Request for Production of Documents to a Non-Party.
- 2. An executed Affidavit of Custodian or Records (enclosed).

Submitted under my hand as counsel of record, pursuant to T.R. 2, on this _23rd___day of

April, 2024.

Respectfully submitted,

(Muh

Nicholas C. McLeland, #28300-08 Carroll County Prosecutor

The Court finds that the requirements of Omar v. State of Indiana are met and the Request for Leave is Approved this _____ day of April, 2024.

Frances Gull, Special Judge Carroll Circuit Court

STATE OF INDIANA)) SS:	IN THE CARROLL CIRCUIT COURT
COUNTY OF CARROLL)	
STATE OF INDIANA))	CAUSE NUMBER: 08C01-2210-MR-00001
VS.)	
RICHARD M. ALLEN)	

AFFIDAVIT OF CUSTODIAN OF RECORDS

I, _____, on behalf of Rushville Police

Department, being first duly sworn upon my oath, state the following:

- 1. I am the custodian of records attached hereto.
- The copies of the records for which this certification is made and which are attached hereto are true and accurate reproductions of the original records maintained in my files.
- 3. The records reflect memoranda, reports, records, and data compilations that were made at or near the time of the occurrence of the matter set forth in each of the records, or from information transmitted by a person with knowledge of the matters set forth.
- 4. The memoranda, reports, records, and data compilations reflected are kept in the course of my regularly conducted business activity, and it is my regular practice to make the memoranda, report, record, or data compilation.
- 5. I am providing this Affidavit as the Custodian or Records, pursuant to Rule 803(6) of the Indiana Rules of Evidence.

I do hereby swear and affirm under the penalties of perjury that the attached documents

are true.

Signature

Printed Name

Title

Name of Entity

Date