Harris v. Larson et al Doc. 81

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

DARIUS HARRIS,)	
71.1.100)	
Plaintiff,)	
)	
v.)	Case No. 3:15-cv-252-JPG-DGW
)	
DENNIS LARSON, VIPIN	SHAH,)	
ZACHARY ROECKEMAN, DR	a. RITZ,)	
GLADYSE C. TAYLOR, WI	EXFORD)	
HEALTH SOURCES, INC., NU	JRSE L.)	
BRADBURY,)	
)	
Defendants.)	

PROTECTIVE ORDER

WILKERSON, Magistrate Judge:

Defendants Dennis Larson, M.D. and Vipin Shah, M.D. seek entry of a Protective Order relative to documents they produce including, but not limited to, any and all policies and procedures produced in response to Plaintiff's written discovery requests. A Protective Order is necessary and appropriate pursuant to the terms of Rule 26(c) of the Federal Rules of Civil Procedure, and the Court being otherwise fully advised in the premises, it is hereby ordered:

- 1. Copies of the documents Defendants produce in this action stamped with the phrase "Confidential and Subject to Protective Order" (the "protected documents") shall be protected and given confidential treatment as described in this Order.
- 2. Plaintiff shall be permitted to inspect such documents at a mutually agreed upon date and time in accordance with IDOC procedures and guidelines, but shall not be permitted to photocopy or otherwise obtain copies of such documents without the Order of this Court. Defendants shall ensure that Plaintiff is given a reasonable amount of time to inspect the documents. If Plaintiff believes that he requires a copy of any documents produced, he shall file a motion seeking copies.

Upon the filing of such a motion, Defendant shall submit the pages for *in camera* inspection.

- 3. These protected documents shall be maintained in confidence by Defendants' counsel and shall not be disclosed to any person except:
 - a. This Court and its officers:
 - b. Stenographic reporters;
 - c. Counsel for Defendants;
 - d. Employees of counsel; and
 - e. Experts retained in this litigation.
- 4. Except as otherwise provided by this Order or by further order of the Court, the protected documents shall be used for no purpose other than prosecuting or defending the above captioned proceeding and shall be disclosed in the manner provided in and only to the persons identified in Paragraphs 2 and 3, and they shall not be used in any other civil case, criminal case, litigation, or matter.
- 5. Individuals or entities permitted access to protected documents pursuant to Paragraph 3 above are hereby ordered not to show, convey or reproduce any information or document so designated, or parts thereof, or copies thereof, or any matter contained therein, or any abstracts or summaries thereof, to any individual or to any entity who would not otherwise have access to said material under the provisions of this order, unless they secure the written consent of the designating party or obtain permission from this Court, upon motion and with notice to all parties.
 - 6. Any party may apply to the Court for relief from, or modification of, this Order.
- 7. This Order is without prejudice to the rights of any party to object to the production of documents or information that it considers to be privileged, irrelevant or immaterial, and shall not be considered a waiver of any applicable privilege or immunity from discovery or as a concession

by the designated party that such information is relevant or material to any issue.

8. This Order shall not prevent any of the protected documents from being used by the

Court, Plaintiff, or counsel of record at any trial or other proceeding in this action only, subject to

such confidentiality provisions as the Court may then prescribe.

9. Following the termination of this litigation, whether by final judgment and appeal or by

settlement, the parties shall destroy or return the protected documents.

10. This Protective Order shall remain in full force and effect after the termination of this

litigation, or until canceled, vacated or otherwise modified by order of this Court.

11. In the event that either party wishes to file a document or information under seal, that

party must first file a motion in advance seeking to file the document[s] or information under seal

(With the limited exception of information covered by Local Rule 5.1(d)). When filing the motion

to seal, the party will contemporaneously submit the document[s] or information in question to the

Court for in camera review. The Court will then make an individualized determination of whether

any such document[s] or information can be filed under seal. See Citizens First National Bank v.

Cincinnati Ins. Co., 178 F.3d 943 (7th Cir. 1999); Baxter Int., Inc. v. Abbot Labs. 297 F.3d 544

(7th Cir. 2002); Bond v. Utreras, 585 F.3d 1061, 1073 – 76 (7th Cir. 2009). Any document or

information filed under seal without prior Court approval will be unsealed and become part of the

public record.

12. Anyone with knowledge of the contents of this order shall be bound by its terms.

IT IS SO ORDERED.

DATED: January 26, 2016

DONALD G. WILKERSON United States Magistrate Judge

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