

respect to which KeyPoint or its attorneys reasonably believe Pierron may possess relevant information. Upon reasonable notice and at reasonable times, and for reasonable periods that do not, to the extent practicable, unduly interfere with Pierron's employment, Pierron shall make himself available for interviews, witness preparation sessions, and appearances in connection with any Proceeding (including, but not limited to, appearances at depositions, hearings and trials). Nothing in this Order shall limit, restrict, preclude, require or influence Pierron's testimony in any Proceeding or cause Pierron not to provide truthful testimony or information in any Proceeding or in response to any inquiry by a government official or representative.

IT IS FURTHER ORDERED that, subject to approval by the applicable and appropriate federal agencies, Pierron's laptop hard drive and all other data and devices, including thumb drives, that contained information relating to Keypoint and its clients shall be wiped and all contents shall be deleted. Before the devices are wiped, Pierron may recover any personal photographs, music files, and personal documents from the hard drive, provided that the computer forensic expert used in this matter first review and confirm that no KeyPoint or government data is embedded or hidden in said photographs, music files, or documents. The fees of the computer forensic expert to perform such work (related to photograph search) shall be borne by Pierron. After the devices are wiped and all contents are deleted, they shall be returned to Pierron.

This Order shall be promptly filed in the Clerk's office and entered in the record. It shall continue in full force and effect until otherwise modified by the Court.

IT IS SO ORDERED.

February 20, 2018

***/Thomas M. Rose**
Thomas M. Rose, U.S. District Judge