Walsh v. Krantz et al Doc. 138

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

RORY M. WALSH, individually and : CIVIL ACTION NO. 1:07-CV-0616

as Natural Guardian of C.R.W.,

: (Judge Conner)

Plaintiff :

v.

:

DR. ROBERT KRANTZ, et al.,

:

Defendants :

ORDER

AND NOW, this 12th day of February, 2009, upon consideration of *pro se* plaintiff's motion (Doc. 136) to file his motion for recusal (Doc. 137) under seal, which plaintiff requests in order to "cloak and keep from the opposition . . . the prejudicial actions of this Court in the prior action," (Doc. 135 at 2), and it further appearing that the referred-to orders of court constitute publicly available records, and that plaintiff's motion (Doc. 137) to recuse contains no privileged or confidential information, see Secureinfo Corp. v. Bukstel, No. Civ. A. 03-CV-679, 2003 WL 23112409, at *2 (E.D. Pa. Dec. 16, 2003) (unsealing civil motion when it contained no

 $^{^{\}rm 1}$ The "prior action" refers to plaintiff's previously-filed civil suit, <u>Walsh v. United States</u>, Civ. A. No. 1:05-CV-0818.

privileged or confidential information), it is hereby ORDERED that plaintiff's motion (Doc. 136) to file under seal is DENIED.

S/ Christopher C. Conner CHRISTOPHER C. CONNER United States District Judge