

FILED
07-24-2019
Clerk of Circuit Court
Brown County, WI
2019CF000902

STATE OF WISCONSIN	CIRCUIT COURT BRANCH VIII	BROWN COUNTY
STATE OF WISCONSIN Plaintiff,	DA Case No.: 2019BR003998 Court Case No.: 2019CF000902	
vs.		
RUBEN ORTIZ JR DOB: 09/25/1983 Defendant.	ORDER FOR LIMITED UNSEALING AND DISCLOSURE OF APPLICATIONS, APPROVALS, ORDERS, AND RECORDINGS FOR PURPOSES OF STATE PROSECUTION	For Official Use

Upon consideration of the attached Motion For Limited Unsealing and Disclosure of Applications, Pleadings, Orders, Recordings and other related documents for Purposes of State Prosecution, by Brown County Assistant District Attorney Amy R.G. Pautzke, the Court finds a showing of good cause to make available to the Defense such portions of the intercepted communications, applications, orders and other papers and records in the interests of justice.

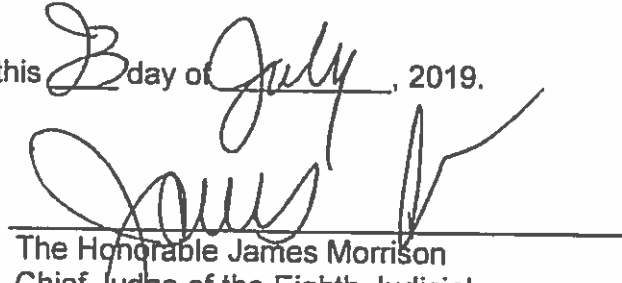
IT IS HEREBY ORDERED that, pursuant to Wis. Stat. §968.28 and §968.30(8), and *State v. Gilmore*, the State may disclose to the defendants as well as the circuit court assigned to the case the contents of any intercepted communications as well as supporting documentation including applications, approvals, and orders authorizing the interception of these communications. Disclosure in the course of discovery will permit the aforementioned defendants to bring any appropriate motions before the court to challenge the issuance and execution of the above captioned-orders. Furthermore, in addition to the aforementioned disclosures, the Court authorizes the Brown County District Attorney's Office to disclose the contents of

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these communications and as well as supporting documentations to any other individuals who may be charged as a result of this prosecution.

Defendants and defense counsel must not disseminate or otherwise disclose these pleadings to any third parties except within the context of the litigation and when they do so, they must comply with *State v. Gilmore* (all references to content and/or transcripts must be made under seal). Further, such disclosures shall be limited to those authorized by law and subject to any other orders or limitations that the circuit court with jurisdiction places on their disclosure. As a result, the Defense would be allowed to disclose the contents of this matter within pleadings but then is required to seal these pleadings pursuant to *State v. Gilmore*. Furthermore, the Court orders that the contents of this proposed discovery shall remain under seal and prohibits all parties from releasing the contents without further authorization by the Trial Court. In addition, the State can petition this Court as well as the Brown County Circuit Court Judges for any further requests regarding the sealed documents in these cases.

Dated at Green Bay, Wisconsin this 2 day of July, 2019.



The Honorable James Morrison
Chief Judge of the Eighth Judicial
District of the State of Wisconsin
Including Brown County, Wisconsin