

SANDRA KURT

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SUMMIT COUNTY CLERK OF COURTS IN THE COURT OF COMMON PLEAS SUMMIT COUNTY, OHIO

STATE OF OHIO	)	CASE NO. CR 2017-06-1953
	)	
Plaintiff,	)	JUDGE CHRISTINE CROCE
	)	
v.	)	
	)	
STANLEY O. FORD	)	<u>ORDER – MEDIA PARTICIPATION</u>
	)	<u>AND GENERAL DECORUM</u>
Defendant.	)	

Upon consideration of the public and media interest in the above-captioned matter, and in order to provide for orderly proceedings in this matter, the Court hereby enters the following Order regarding media participation and general decorum:

Unless otherwise provided, this Order applies to the Summit County Courthouse, (herein referred to as SCC), Summit County Safety Building, (herein referred to as the SCSB), and all grounds of the Summit County Courthouse and Summit County Safety Building.

Unless otherwise provided, the terms “proceeding” and “proceedings” as used in this Order shall apply to all matters held in open Court which the public is entitled to attend including but not limited to pre-trials, motion hearings, voir dire and/or trial in the matter of the *State of Ohio v. Stanley O. Ford, Case No. CR 2017-06-1953*.

There shall be no photography, transmitting or recording of any kind within the Summit County Courthouse (herein referred to as SCC) or any of the buildings comprising the Summit County Safety Building (herein referred to as SCSB) except as set forth herein or

as permitted by further Order of this Court. The prohibition on photography, transmitting or recording of any kind applies in full force to persons engaged in photographing or recording activities within the Courthouse or the Summit County Safety Building even if taken or obtained from outside the Courthouse or the Summit County Safety Building.

IT IS HEREBY ORDERED that subject to the conditions and limitations set forth herein, and subject to any future revisions, additions or modifications, permission for media recording of the within proceedings is granted

IT IS FURTHER ORDERED:

SECURITY

1. All persons, including but not limited to media personnel, their agents, representatives, assigns or designees and all spectators entering the SCC or SCSB or congregating outside the Summit County Courthouse or Summit County Safety Building shall comply with all security procedures set forth by the Summit County Sheriff's Office.
2. All persons entering the SCC or SCSB shall be subject to screening by a magnetometer and/or wand; or a personal search, if deemed to be appropriate by the Summit County Sheriff's Office. All bags, purses or items brought into the SCC or SCSB shall be subject to x-ray scan, and/or personal search. The Summit County Sheriff's Office shall have discretion as to whether a person may be admitted into the SCC or SCSB depending upon the results of the screening. All media personnel and spectators shall enter through the main entrances of the SCC and SCSB. Under no circumstances shall any spectator or media personnel enter or attempt to enter through any other door. Any such attempt may result in

temporary or permanent exclusion from the SCC or SCSB, and/or imposition of other legal sanctions.

3. Spectators and media personnel shall not enter, or attempt to enter any of the non-public areas in the SCC or the SCSB, unless specifically authorized to do so by the Court and accompanied at all times by Court personnel. The non-public areas of the SCC and SCSB are clearly marked, and access is limited to employees of the Summit County Courthouse and/or Summit County Safety Building. Further, under no circumstances shall any spectator or media personnel enter or attempt to enter the Jury Assembly Room.

#### PROHIBITED ITEMS

4. Beginning on February 18, 2020, all electronic devices, including but not limited to computers, cameras, cell phones, video phones, personal digital assistants, tape recorders or other recording or transmitting devices shall be barred from the SCC and the SCSB, except as provided in this Order. Media personnel may petition the Court for permission to bring in still cameras, television cameras, and/or audio recording devices for use in the Courtroom, as provided in this Order. Only those cameras or recording devices that are specifically authorized by the Court shall be permitted in the SCC or SCSB. Any person who, without Court authorization, attempts to or does operate any camera, cell phone, video phone or recording or transmitting device within the SCC or the SCSB shall be removed from the premises and the device shall be confiscated.
  - a. This prohibition shall not apply to employees of the Court, employees of the Clerk of Court, employees of the Summit County Sheriff's Office,

employees of the Summit County Prosecutor's Office and Counsel for the Defendant.

- b. Attorneys entering the SCC or SCSB to conduct official business are permitted to bring in their personal cell phones, personal digital assistants or computers subject to the within restrictions. (Attorney or Attorneys refers to persons properly admitted to the practice of law in the State of Ohio.)
- c. Media personnel entering the SCC or SCSB to conduct official business are permitted to bring in their personal cell phones, personal digital assistants or computers subject to the within restrictions. Media personnel may only use their personal cell phones, personal assistants or laptop computers within the Media Room, which is located in the Conference room on the 1<sup>st</sup> floor of the Courthouse across from Judge Oldfield's Courtroom.
- d. The restrictions cited above DO NOT apply on days that summoned potential jurors or seated jurors ARE NOT present in the SCC for a proceeding in regard to *State of Ohio v. Stanley O. Ford, Case No. CR 2017-06-1953*.
- e. The restrictions cited above ONLY APPLY: (1) on days when summoned potential jurors or seated jurors ARE present in the SCC or SCSB for proceedings in regard to *State of Ohio v. Stanley O. Ford, Case No. CR 2017-06-1953*, and (2) to those persons entering the SCC or SCSB to attend proceedings in regard to *State of Ohio v. Stanley O. Ford, Case No. CR 2017-06-1953*.

### COURTROOM ATTIRE AND ACCESSORIES

5. Persons in the courtroom must be dressed in appropriate courtroom attire. This means the best business attire at your disposal.
6. No signs banners, company or media logos, messages, clothing with messages, or other distracting, disruptive, or potentially improperly prejudicial material may be brought into, worn, or displayed in the courtroom, the Courthouse and its surrounding grounds, or the Summit County Safety Building and its surrounding grounds.
7. No cellular phones, digital assistants or any other recording devices are permitted in the Courtroom during any proceedings unless permitted pursuant to the Decorum Order previously filed by the Court.
8. No person shall wear any clothing, or bring into the SCC or SCSB any items which display a message in support or against any issue or party.

### COURTROOM DEMEANOR

9. All persons in the Courtroom must remain silent during all proceedings. There will be no talking, shaking of heads in approval or disapproval of any statements, actions, rulings, testimony, or proceedings, or any other signs or signals of approval or disapproval of the proceedings.
10. Children are permitted in the Courtroom only if they can conform their demeanor to that required by the Court for adults.
11. There will be no reading of newspapers, magazines, books or other materials inside the Courtroom during all court proceedings.

12. Drinks, snacks, chewing gum, cigarettes, cigars, electronic cigarettes, or chewing tobacco are prohibited inside the courtroom, except water for witnesses, jurors, or counsel.
13. Evidence in this case may be complex, graphic, emotional, and sometimes very tedious; therefore, the atmosphere in the courtroom must be quiet, calm and deliberative.

#### COURTROOM SEATING

These seating Orders apply to all trial proceedings, except as to individual and general voir dire, due to severe space limitations:

14. All persons in the Courtroom, including but not limited to media personnel, shall remain behind the partition separating the Courtroom gallery from the Courtroom proper, unless specifically authorized by the Court. All persons shall be in the Courtroom and seated fifteen (15) minutes prior to the commencement of each session. In the event the Court takes a recess that is less than fifteen minutes long, all persons shall be in the Courtroom and seated five (5) minutes prior to the commencement of the session. All persons will remain seated at all times without exception. The Court will not tolerate any behavior which may disrupt the proceedings
15. Due to the limited courtroom space, the Court will reserve the following seats:
  - a. Seats in the gallery of the courtroom will be assigned to the Defendant's family.
  - b. Seats in the gallery of the courtroom will be assigned to the family members of the deceased victims.
  - c. Two (2) seats in the gallery of the courtroom will be assigned to and filled at the discretion of counsel for the State of Ohio.
  - d. Two (2) seats in the gallery of the courtroom will be assigned to and filled at the discretion of counsel for the Defendant.

- e. Three (3) seats in the gallery of the courtroom will assigned to media personnel as follows: One seat for a video camera operator, one seat for a still camera operator, and one seat for a reporter.
- f. Any remaining seats in the gallery of the courtroom will be assigned to the general public on a first come, first served basis.
- g. Any seat not filled by the Court's first recess will be filled with waiting public, or in the case where there is no member of the public waiting to come into the courtroom, with members of the media, except as qualified in the Order.
- h. Only gallery seating assigned to the State of Ohio, Defense Counsel and Media will be permanently reserved.

16. The Court shall admit members of the public to the media portion of the courtroom only if seats remain available after all media personnel have been seated. The Court will admit media personnel to the public portion of the courtroom only if seats remain available after all members of the public have been seated. Except for the division between public and media seating, and the provisions of paragraph 15 hereof, each and every seat in the Courtroom's gallery shall be on a first come, first served basis. With the exception of the aforementioned, there shall be no reserved seats in the Courtroom.

PROHIBITED FILMING, VIDEOTAPING AND/OR RECORDING

17. Each witness has the right to object to being filmed, videotaped, recorded or photographed. Any witness who so requests shall not be recorded (either by audio or video), televised or photographed. During the testimony of the objecting witness, all media personnel are prohibited from employing any means to record the witness in or out of the Courtroom. UNDER NO CIRCUMSTANCES SHALL THERE BE ANY MEDIA RECORDING OF THE IMAGE OF POTENTIAL JUROR OR JURORS REGARDLESS OF WHETHER THE POTENTIAL JUROR OR JURORS ARE IN THE COURTROOM.

18. The Court will not permit transmitting, broadcasting, or recording any portion of the voir dire in this matter.
19. In no event shall media personnel zoom in for close-up coverage or photography of any sidebar conference between the Court and counsel. There shall be no visual recording which would permit someone viewing the recording to determine what is being said by either counsel or the Court by reading lips.
20. Media personnel shall not record (either audio or video), televise or photograph any minor child appearing in Court as a witness without the proper permission from the minor child's legal guardian and approval by the Court.

PUBLISHING INFORMATION ABOUT JURORS  
AND/OR POTENTIAL JURORS

21. In addition to the prohibitions on photographing or recording jurors, the media is prohibited from publishing or otherwise distributing or making available anything that could be used to personally identify any juror or prospective juror. This is necessary to preserve the jury system, and assure individual jurors that they and their families will not be harassed or jeopardized during the proceedings.
22. This prohibition does not prohibit members of the media from publishing the number of males or females, or other demographic data, which will not personally identify a particular juror or prospective juror.

PUBLISHING INFORMATION ABOUT EXHIBITS

23. Except as otherwise ordered by the Court, until all verdicts are rendered and all trial proceeding have concluded, no media recording shall be made, broadcast or disseminated of any exhibit before or after such exhibit is admitted into evidence,



except those items which are clearly visible to spectators in the Courtroom's gallery, e.g. maps, charts, blackboards, etc.

24. Any media personnel who wishes to view items admitted into evidence shall apply, in writing, to the Court pursuant to Paragraph 25 herein. If the Court grants a request to view items admitted into evidence, the Court will arrange for said viewing to be held in the Summit County Courthouse, with Court personnel present at all times:

ALL MEDIA REQUESTS MUST BE IN WRITING

25. Except as otherwise ordered by the Court, any requests made by media personnel shall be submitted to the Court in writing and filed with the Summit County Clerk of Court.

MEDIA OBJECTIONS TO COURT ORDERS

26. In the event any member of the media wishes to object to any Order of this Court, said Motion/Objection shall be filed in writing for consideration by the Court. A certificate of service shall be attached to the Motion/Objection, and said certificate of service shall state that copies of the Motion/Objection have been sent to all interested parties. The term "interested parties" includes but is not limited to all counsel of record, and any other potentially affected party, i.e., law enforcement personnel, other media personnel, Summit County government officials, City of Akron government officials, etc. All parties filing requests shall comply with the policies and procedures set forth by the Summit County Clerk of Court. Failure to properly file a request or affix a certificate of service may result in the non-confirming Motion/Objection not being considered until the request conforms with

this Order, Summit County Common Pleas Court General Division Local Rules and all policies and procedures of the Summit County Clerk of Court.

27. In the event the Court schedules a hearing on objections to any Order, the Court will require physical attendance of all parties, including the objecting or moving party. The Court will not consider or entertain any requests for telephonic appearance at any hearings.

#### SPOKESPERSON

28. The Court hereby designates Robert Gainer, the Court Executive Officer for the Summit County Court of Common Pleas, General Division, as spokesperson for the Court in regard to the above-captioned matter. Any communications or questions other than those which are required to be filed with the Summit County Clerk of Court shall be directed in writing to the Court's spokesperson. No media personnel shall contact or attempt to contact any employee or staff of the Summit County Court of Common Pleas, Summit County Clerk of Court or Summit County Sheriff's Office without prior approval of the Court. Media personnel shall direct all inquiries, other than those which are required to be filed with the Summit County Clerk of Court, to Robert Gainer. This prohibition does not preclude or prevent media personnel from making inquiries of Court personnel and employees of the Summit County Clerk of Court regarding the scheduling of proceedings, items filed with the Court, or requesting any other information that is part of the public record in this matter. This prohibition does not preclude or prevent media personnel from making inquiries of or contacting employees of the

Summit County Sheriff's Office regarding anything that does not relate to the within matter.

#### MEDIA ASSEMBLY ROOM

29. The Court will designate the Conference Room on the 1<sup>st</sup> floor across from Judge Oldfield's Courtroom as the Media Assembly Room. A closed-circuit broadcast of Court proceedings may be installed by media personnel, at their expense, in the Media Assembly Room. Access to the Media Assembly Room shall not be limited to media personnel, but shall be open to the public to view the Court proceedings in the event all of the Courtroom's gallery seating has been filled. With the exception of the designated pool coverage equipment, all television, still photography and audio equipment shall be stored in and limited to the Media Assembly Room while within the SCC. The Court shall not be responsible for any media equipment or personal effects left in the Media Assembly Room.

#### TRANSCRIPTS OF PROCEEDING AND/OR VIEWING COURT FILINGS

30. Media personnel may apply for copies of transcripts of any proceeding by applying, in writing. Media personnel shall be responsible for all costs associated with the preparation of transcripts requested, and shall comply with all policies and procedures set forth by the Court Reporters for requesting transcripts. See Summit County Common Pleas Court, General Division, Local Rules, which may be found at [www.summitpcourt.net](http://www.summitpcourt.net).

31. Media personnel may retrieve and print copies of all unsealed documents filed in this matter at the Summit County Clerk of Courts' website: [www.clerkweb.summitoh.net](http://www.clerkweb.summitoh.net). Media personnel may also request, in person,

copies of any filings from the Summit County Clerk of Courts Office. Media personnel shall be responsible for all costs associated with copying of documents requested, and shall comply with all policies and procedures set forth by the Summit County Clerk of Courts.

#### MEDIA PROPERTY AND/OR PROPRIETARY INTEREST

32. The media shall not have exclusive property or proprietary interest in the media coverage videotapes, photographs or audiotapes made pursuant to this Order, or any future order of the Court. At the request of the Court, the Prosecutor's Office, or Defense Counsel, media personnel shall make available the videotapes, audiotapes, or photographs taken in conjunction with these proceedings. This provision shall not require the media to take any special or unusual steps to *preserve the videotapes, audio recordings, photographs or photograph negatives*, unless otherwise ordered by the Court.

#### RECORDING PROCEEDINGS IN THE COURTROOM

33. Media personnel are prohibited from recording and/or obtaining by any means any conversation between client and counsel, counsel and counsel, counsel and the Court Reporter, or counsel and the Court. There shall be no visual recording which would permit someone viewing the recording to determine what is being said by lip reading.
34. Media personnel are prohibited from recording and/or obtaining by any means conversations between the Court and counsel during sidebar conferences. During said conferences, any microphone placed at the Court's Bench shall be disabled

such that no portion of the Court's conversation with counsel during the sidebar conference is transmitted, recorded or amplified in any way.

35. The Court shall at all times retain the ability to physically turn off or mute all audio devices in the Courtroom. The Court's audio system shall be used if technically suitable. Should media personnel utilize the court's audio system, there shall be no interference with the Court's own use of the system. If the Court's audio system is not technologically or technically suitable, then media personnel, upon application to, and approval by the Court, may install an audio recording and/or transmitting system at the expense of the party requesting such installation. All installations of equipment shall be subject to the approval of the Court.

36. In the event the Court's audio system is not suitable, a total of three (3) microphones may be placed in the Courtroom for media use. Said microphones shall be placed in the Courtroom in an unobtrusive, non-destructive manner, and shall be placed as inconspicuously as possible. Said microphones shall not interfere with the movement of persons in the Courtroom. Said microphones shall be installed and removed at the expense of the media personnel wishing to have said microphone installed. The maintenance, repair, installation, or alteration of any microphones placed in the courtroom shall be the responsibility of the media personnel wishing to have said microphones installed, and in no manner shall interfere with, distract, interrupt or otherwise disturb the Court's proceedings. The locations of the three microphones shall be limited as follows: one microphone may be placed on the Court's bench, one microphone may be placed on the

witness stand and one microphone may be placed at the podium from which counsel will address the Court.

37. Photographic and other recording devices may be used outside the SCC or SCSB, except that at no time shall access to and egress from either building be blocked or impeded. No structures shall be erected. Tents, chairs, tables or similar items shall not be placed on the grounds of the SCC or the SCSB without prior approval of the Court. Any conduct which may damage or destroy the existing lawn, landscaping or areas surrounding the SCC or SCSB is prohibited.
38. In no event shall media personnel be permitted to utilize photographic or other recording devices outside the SCC or SCSB in order capture sound or images inside the SCC or SCSB.
39. Media personnel and members of the public may photograph, videotape or record audio outside the SCC or SCSB. Any person engaging in photographing, videotaping or audio recording shall not harass or chase any persons entering or leaving the SCC or SCSB, and shall not impede the flow of pedestrian or vehicular traffic outside the SCC or SCSB.

#### TELEVISION COVERAGE OF PROCEEDINGS

40. There shall be only one television camera in the Courtroom at any time. The camera operator may use a tripod or other stabilizing device, as long as such device will not be distracting to the proceedings. The camera operator shall remain behind the partition separating the Courtroom galley from the Courtroom proper, unless specifically authorized by the Court to enter the Courtroom proper.

41. In no event shall media personnel distract or disturb Court proceedings. The changing of recording tapes in the Courtroom during Court proceedings is prohibited if it will in any way disturb the proceedings. The changing of camera lenses, or other similar items during the Court proceedings is prohibited. Camera operators and media personnel shall not move about the Courtroom during Court proceedings, or otherwise disturb or distract the proceedings. The use of electronic or photographic equipment which produces distracting sound or light is prohibited.
42. In no event shall media personnel zoom in for close-up coverage of sidebar conferences between the Court and counsel. There shall be no visual recording which would permit someone viewing the recording to determine what is being said by either counsel or Court by lip reading
43. *Any and all equipment shall be set up and ready for operation fifteen (15) minutes* prior to the commencement of all Court proceedings. In no event will persons be permitted to bring equipment into the courtroom after the commencement of court proceedings.
44. Any cameras which are permitted pursuant to this order shall be turned on and operating only in the Courtroom and only when Court is in session. Any other use within the SCC or SCSB is prohibited, except by specific, written authorization by the Court.
45. *Any and all "tally lights" or other signaling devices on any camera shall be covered such that they are not visible to anyone in the Courtroom. No artificial lighting shall be permitted, including but not limited to flash bulbs, or lighting other than that normally used in the Courtroom.*

## PHOTOGRAPHIC COVERAGE OF PROCEEDINGS

46. There shall be only one still camera operator in the Courtroom at any time. The camera operator shall be limited to two cameras and two lenses for each camera. Both cameras shall have silent shutters. The camera operator may use a tripod or other stabilizing device, as long as such device will not be distracting to the proceedings. The camera operator shall remain behind the partition separating the Courtroom galley from the Courtroom proper, unless specifically authorized by the Court to enter the Courtroom proper.
47. In no event shall media personnel distract or disturb Court proceedings. The changing of camera film in the Courtroom during the Court proceedings is prohibited if it will in any way disturb the proceedings. The changing of camera lenses, or other similar items during Court proceedings is prohibited. Camera operators and media personnel shall not move about the Courtroom during Court proceedings, or otherwise disturb or distract the proceedings. The use of electronic or photographic equipment which produces distracting sound or light is prohibited. No artificial lighting shall be permitted including but not limited to flash bulbs or any other lighting than that normally used in the Courtroom.
48. In no event shall media personnel zoom in for close-up coverage of sidebar conferences between the Court and counsel. There shall be no visual recording which would permit someone viewing the recording to determine what is being said by either counsel or the Court by lip reading.
49. Any and all equipment shall be set up and ready for operation fifteen (15) minutes prior to the commencement of all Court proceedings. In no event will persons be



permitted to bring equipment into the Courtroom after the commencement of Court proceedings.

50. Any cameras which are permitted pursuant to this Order shall be turned on and operating only in the Courtroom and only when Court is in session. Any other use within the SCC or SCSB is prohibited, except by specific, written authorization by the Court.

#### AUDIO RECORDING OF PROCEEDINGS

51. Any audio recording equipment must be approved by the Court prior to its use during Court proceedings. In no event shall any person distract or disturb Court proceedings. The changing of tape cassettes or other audio-storage medium is prohibited during Court proceedings if it will in any way disturb the proceedings. *Anyone with an audio recording device shall not move about the Courtroom during Court proceedings or otherwise disturb or distract the proceedings.* The use of equipment which produces distracting sound or light is prohibited. Any and all equipment shall be set up and ready for operation fifteen (15) minutes prior to the commencement of the Court proceedings. In no event will persons be permitted to bring equipment into the Courtroom after the commencement of Court proceedings.
52. Any recording devices which are permitted pursuant to this Order shall be turned on and operating only in the Courtroom and only when Court is in session. Any other use within the SCC or SCSB is prohibited.

### MEDIA POOLING

53. Arrangements between or among media for "pooling" of equipment shall be the responsibility of media personnel and media representatives authorized to cover the proceedings. Such arrangements are to be made outside the Courtroom and made without imposing upon the Court or Court personnel.
54. Media personnel shall designate media representatives for video and still photography coverage of the Courtroom. Such representatives' names shall be communicated to the Court in writing no later than March 6, 2020. In the event it becomes necessary to substitute any representative, such substitution shall be communicated to the Court, in writing as soon as possible, and prior to the commencement of any proceeding which the substituted representative will cover.
55. The media personnel are responsible for arranging an open and impartial distribution scheme with a distribution system for all media personnel. Such distribution system shall be communicated to the Court, in writing no later than March 6, 2020. If no agreement regarding a pooling arrangement can be reached regarding either the selection of representatives, or the distribution system, there shall be no media coverage of the type for which no pooling arrangement has been made. (i.e., video or still photography).
56. Neither the Court nor any Court personnel shall be called upon to resolve any disputes concerning pooling arrangements or agreements.

### MEDIA EQUIPMENT SET-UP

57. Any request for media coverage granted by the Court shall be subject to a review

by Court personnel of the equipment location, set-up, cabling, or any other such factors, and subject to final approval by the Court.

58. The Court reserves the right to vacate this Order if final arrangements are not acceptable to the Court, or to terminate any request previously granted upon violation of this Order, or any future Order of this Court.

#### CONDUCT DURING ANY PROCEEDING

59. All persons shall conduct themselves in a manner consistent with the decorum and dignity of the Courtroom, and shall adhere to this Order and any future Order of the Court. Failure to do such shall result in a temporary or permanent removal from the proceedings, removal from the SCC or the SCSB or its grounds, and/or other legal sanctions.

#### NO INTERVIEWS SHALL BE CONDUCTED WITHIN THE COURTHOUSE

60. There shall be no interviews conducted within the SCC or SCSB regarding *State v. Stanley O. Ford, Case No. CR 2017-06-1953*, at any time, except as explicitly authorized by the Court in writing.

61. Except as provided above, there shall be no filming, photographing or recording conducted in the SCC or SCSB outside the Courtroom of Judge Christine Croce, without written approval by the Court.

#### PARKING

62. Parking in any restricted area, including but not limited to sidewalks and fire lanes, is strictly prohibited and shall result in such vehicles being towed at the owner's expense. In no event shall vehicles be parked in such a manner to disrupt

the flow of traffic or otherwise compromise the safety of pedestrians or other drivers. Any and all cables to and from Satellite and Microwave trucks shall conform to the City of Akron ordinances, and shall not in any manner impede the flow of vehicular or pedestrian traffic.

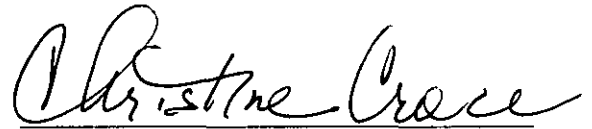
FAILURE TO COMPLY WITH ANY COURT ORDER

63. The failure to comply with any provision of this Order, or any future Order, by any person may result in sanctions, which shall include, but are not limited to removal from the Courtroom or revocation of any previously granted permission extended to the offending individual and any entity on whose behalf that individual is acting, as well as implementation of additional media restrictions. Further, upon failure to comply with any Court Order, or the Ohio Rules of Superintendence, the Court may revoke any permission previously granted.
64. Persons engaging in any other conduct which the Court finds to be disruptive may be temporarily or permanently excluded from the proceedings, removed from the SCC or the SCSB or the surrounding property and/or face other legal sanctions, including Contempt of Court. R.C 2705.02/2705.05
65. All parties, spectators and media personnel shall read and adhere to Rule 12 of the Ohio Rules of Superintendence. Said Rule may be found at: [www.sconet.state.oh.us/rules/superintendence](http://www.sconet.state.oh.us/rules/superintendence).

IT IS FURTHER ORDERED that all of the conditions and limitations imposed herein shall be subject to further order of the Court.

IT IS FURTHER ORDERED that a copy of this Order shall be posted at the entrance to the SCC, the SCSB and to the entrances of all Courtrooms or other facilities in which proceedings in the above-captioned matter takes place.

**IT IS SO ORDERED.**

A handwritten signature in cursive script that reads "Christine Croce". The signature is written in black ink and is positioned above the printed name and title.

CHRISTINE CROCE, JUDGE  
Court of Common Pleas  
Summit County, Ohio

cc: Brian LoPrinzi, Assistant Prosecutor  
Joe Dangelo, Assistant Prosecutor  
Attorney Joseph Gorman  
Attorney Scott Riley