IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

CH	ARI	ES	EV	$^{\prime}$ A1	VS.

Plaintiff.

vs.

Case No. 2:15-CV-09100-CM

WILLIAM D. MAUCH, M.D.,

Defendant.

ORDER FOR INSPECTION AND REPRODUCTION OF MEDICAL AND/OR MENTAL HEALTH RECORDS AND FOR DISCLOSURE OF PROTECTED HEALTH INFORMATION PURSUANT TO STATE AND FEDERAL LAW (HIPAA); NOTIFICATION OF WAIVER OF PHYSICIAN-PATIENT PRIVILEGE AND QUALIFIED PROTECTIVE ORDER

TO: All Hospitals, Clinics, Pharmacies, Physicians, Social Workers, Educators, Psychiatrists, Psychologists, Therapists, Governmental Agencies (State and Federal); All Other Medical Institutions, Practitioners, Health Care Providers, Past and Present

You are hereby authorized and permitted, pursuant to the laws of Kansas and applicable federal law, including the Health Insurance Portability and Accountability Act (HIPAA) at 45 C.F.R. 164.512(e)(1)(i), to disclose and make available for examination and reproduction by the parties, their undersigned counsel denominated in this lawsuit, or their designee, **any and all** medical or mental health records of any type or nature whatsoever and/or any protected health information within your care, custody, or in any manner concerning, **Charles C. Evans.**

Medical documents and protected health information subject to this order include, but are not limited to the entire medical chart or electronic record (including but not limited to any and all medical and mental health records from any source and any and all correspondence); radiological and ultrasound studies; physical and occupational therapy records and evaluations; diagnostic studies; pathological tissue and slides; social services records, monitoring strips of any kind; home health records; billing and payment records; prescriptions; test results and raw

testing data; any and all records related to the diagnosis and treatment of mental alcoholic, drug dependency or emotional conditions; psychiatric and psychotherapy notes. However, this Order does not provide for the production of any medical records maintained in connection with any program relating to substance abuse education, prevention, training, treatment, rehabilitation or research, which are conducted, regulated, or directly or indirectly assisted by any department or agency of the United States, and which are covered by provisions of 42 U.S.C. § 290dd-2 and 42 C.F.R., Part 2.

Unless specifically excluded by this Order, all medical and mental health records and protected health information, including psychiatric records, in your possession regarding the person noted above shall be produced.

You are further notified, pursuant to federal and state law, that all undersigned counsel of record are hereby authorized and permitted to meet with or speak to Charles C. Evans treating physicians or other health care providers, without counsel for the other parties, including the plaintiff, being present or participating, provided the health care provider consents to the interview. This is based on the Court's finding that the plaintiff has made a claim alleging personal injury, and in filing this lawsuit has waived any privilege existing between the patient and health care provider. By virtue of filing this suit, the plaintiff is aware that this order has been entered and has been given the opportunity to object. Although this Order authorizes and permits all health care providers of Charles C. Evans to grant informal interviews, the Order does not require a health care provider to meet or speak with any attorney in this proceeding. A physician or other health care provider has a right to decline an attorney's request to speak or meet with the physician or other health care provider informally.

Said inspection and reproduction may be requested by any attorney of record herein as set

forth below, and all clerical fees and expenses shall be paid by the attorney requesting such

examination, reproduction or interview.

This Order complies with HIPAA federal standards for privacy of individually

identifiable health information, 45 C.F.R. Parts 160 and 164. This Order further allows the

disclosure of information regarding diagnosis and treatment of mental, alcoholic, drug

dependency and emotional condition pursuant to K.S.A. 65-5603(a)(3).

This Court further enters a qualified protective order consistent with 45 C.F.R.

164.512(e)(1). Specifically, the parties are prohibited from using or disclosing the protected

health information of **Charles C. Evans** for any purpose other than this litigation. Further, the

parties agree to return to the covered entity or destroy the protected health information (including

all copies made) at the end of this litigation.

This Order shall be effective throughout the pendency of this action.

Entered August 26, 2015.

s/ James P. O'Hara JAMES P. O'HARA

U.S. MAGISTRATE JUDGE

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