

IN THE CIRCUIT COURT FOR DAVIDSON COUNTY, TENNESSEE
TWENTIETH JUDICIAL DISTRICT AT NASHVILLE

FILED

2017 OCT 10 AM 9:19

RICHARD W. ROOPER, CLERK
Slatter
D.C.

STATE OF TENNESSEE,)
ex rel. ROBERT E. COOPER, JR.,)
ATTORNEY GENERAL and REPORTER,)

Plaintiff,)

v.)

JURY DEMAND

HRC MEDICAL CENTERS, INC., a domestic)
corporation, *formerly known as* HAIR)
RESTORATION CENTERS OF TENNESSEE,)
INC., HRC MANAGEMENT MIDWEST, LLC,)
a foreign limited liability company,)
DAN E. HALE, D.O., *individually and as an*)
officer, and DON HALE, *individually and as an*)
officer,)

Case No. 12c4047

Defendants.)

9-14/16

~~(PROPOSED)~~ ORDER SEALING LIMITED PARTS OF THE RECORD

Upon consideration of the State's motion for an order sealing limited parts of the record, the Court, having reviewed the submissions of counsel and the record, finds that good cause exists to seal limited parts of the record. Finding that no alternative to sealing limited parts of the record would accomplish the ends expressed by the State in its motion, it is hereby

ORDERED, that the motion is GRANTED, and

IT IS FURTHER ORDERED that limited parts of the record containing information that would disclose individuals' identities in conjunction with personal health information or potentially embarrassing non-health information are hereby sealed, but shall be available for production to any appellate court should any part of this case be appealed. This information is

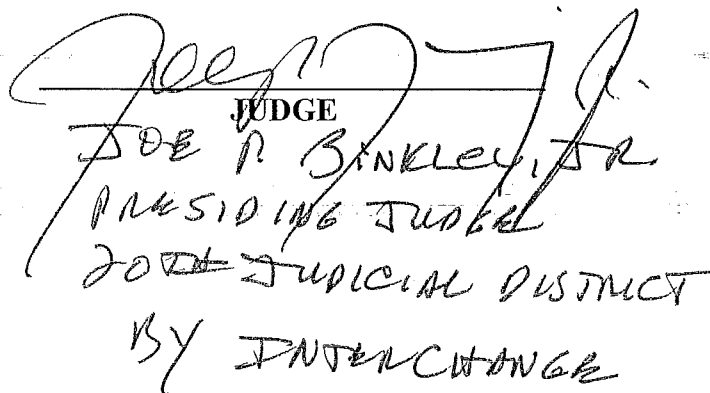
found in:

1. Un-redacted consumer affidavits and the attachments thereto;
 2. Un-redacted Sworn Testimony of former HRC employees and the exhibits thereto;
- and
3. Jane/John Doe Designation List.

Redacted versions of these documents will remain available for public inspection.

IT IS SO ORDERED, ADJUDGED, AND DECREED.

This the 10TH day of Oct, 2012 at 9:06A m.


JUDGE
JOE R. BINKLEY, JR.
PRESIDING JUDGE
20TH JUDICIAL DISTRICT
BY INTERCHANGE