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IT IS FURTHER ORDERED that a party filing a redacted document in a criminal or civil case normally should not also file an unredacted version of the document. Where inclusion of the unredacted personal data identifiers is necessary, however, a party may

- a. file a reference list under seal. The reference list shall contain the complete personal data identifier(s) and the redacted identifier(s) used in its(their) place in the filing. All references in the case to the redacted identifiers included in the reference list will be construed to refer to the corresponding complete personal data identifier. The reference list must be filed under seal, and may be amended as of right, or
- b. file an unredacted version of the document under seal.

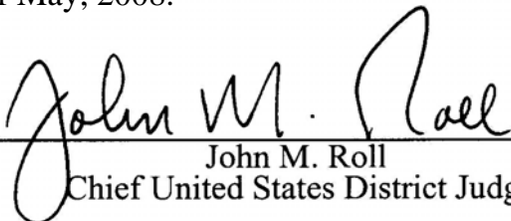
If a party files unredacted personal data identifiers under seal, the court prefers that they be filed in the form of a reference list.

Counsel is strongly urged to confer with clients regarding personal identifiers so that an informed decision about the inclusion of sensitive information may be made. The responsibility for redacting personal identifiers rests solely with counsel and the parties. The Clerk will not review filings for redaction.

Counsel is encouraged to use discretion during courtroom proceedings when referencing or eliciting personal information to avoid having these identifiers recorded unnecessarily on the official court record.

This General Order hereby amends and supersedes General Order 04-26.

DATED this 27th day of May, 2008.



John M. Roll
Chief United States District Judge