SO 1.81 Sealed Miscellaneous Docket

There shall be established a "Sealed Miscellaneous Docket," formerly known as the Sundry Docket, for matters relating to criminal investigations which are not a part of a criminal case.

Except as specified below, the Sealed Miscellaneous Docket shall not be revealed to non-court personnel absent an order by a judge of this court. See also Local Criminal Rule 53.8.

- 1. If a grand jury witness should refuse to testify after a grant of immunity and is found in contempt, then the finding of contempt may be made public.
- 2. Probation officers are authorized to view those grand jury materials contained in the United States Attorney's files to which they are exposed in connection with the conducting of presentence investigations and other investigations ordered by the court.
- 3. Pretrial diversion payment histories may be disclosed to the U. S. Attorney or his assistants.
- 4. Search and arrest warrants may be disclosed to the party applying for such warrants.

SO ORDERED on the 6^{-t} day of March 2020.

ice/ful CHIEF JUDGE S. MAURICE HIC