

PROTECTIVE ORDER

IN THE MATTER OF THE APPEAL OF:
VERONICA SERNA,
Appellant,

vs.

DEPARTMENT OF HUMAN SERVICES,
and the City and County of Denver, a municipal corporation, Agency.

Pursuant to C.R.S. §§ 26-1-114(1) and (1)(3)(a)(I), with few exceptions per C.R.S. § 26-1-114(1)(3)(a)(I)(II), it is unlawful to disclose the names of or any information concerning persons applying for or receiving public assistance. See also C.R.S. § 26-2-103(7) defining public assistance.

As a result, the Hearing Officer issues this Protective Order thereby sealing the files of the CSA Hearing Office, requiring all parties to redact any non-relevant identifying information of applicants and/or recipients when presenting documents as exhibits, closing all proceedings including the Hearing so that only the parties, their representatives and witnesses, and the Hearing Officer may be present, and requiring Appellant's counsel to destroy all copies of documents that contain protected identifying information within 30 calendar days from the final order of these proceedings. These measures are intended to protect the identities of the applicants and/or recipients of public assistance.

DONE January 22, 2013.


Valerie McNaughton
Career Service Hearing Officer

I certify that on January 22, 2013, I delivered a correct copy of this Order to the following:

Veronica Serna, Psalm374vs@aol.com	(via email)
Michael O'Malley, Esq., Michaelomalleylaw@hotmail.com	(via email)
Russ Harris, Esq., attorneyharris@yahoo.com	(via email)
Kathy Hand, Kathy@legalnavigators.net	(via email)
Andrea Kershner, ACA, Andrea.Kershner@denvergov.org	(via email)
HR Services, HRServices@denvergov.org	(via email)


Linda Noe