I.C.R. 23.1. Juror Questionnaires - Confidentiality

Idaho Criminal Rule 23.1. Juror Questionnaires; Confidentiality

In order to provide for open, complete and candid responses to juror questionnaires and to protect juror privacy, the answers to juror questionnaires are confidential and must not be disclosed to anyone except pursuant to court order. For the limited purpose of trial preparation, copies of the juror questionnaires and answers may be made available by the clerk to an attorney for a party or to a self-represented party. Disclosure is subject to the rule of juror confidentiality stated above and any further limiting order of the administrative or trial judge. A limiting order may include deletion of the name, address, phone number or any other information about a prospective juror that should remain confidential.

(Adopted February 22, 2017, effective July 1, 2017 [1].)

Source URL: https://isc.idaho.gov/icr23-1

Links

[1] https://isc.idaho.gov/../rules/ICR/ICR-19-24.1-Adoption-of-Newly-Formatted-ICR-022217.pdf