	IN THE FLORIDA	COURT,
	CASE NO.:	
Plaintiff/Petitioner,		
v.		
Defendant/Respondent.	/	
NOTICE OF CONFIDENTI WITHIN	AL CRIME VICTIM INFOR	RMATION
Pursuant to Florida Rule of General l hereby certify:	Practice and Judicial Administ	ration 2.423, I
()(1) I am filing herewith a documer information as described in Rule 2.42	•	e victim
(a) The title/type of document is		, and:
(b) () the entire document is confidential information with		located at:
OR		_
()(2) A document was previously fil victim information as described in R Crime Victim Information within Cothe confidential information was not court. I hereby notify the clerk that the	ule 2.423(b)(1), but a Notice ourt Filing was not filed with the maintained as confidential by	of Confidential ne document and the clerk of the
(a) Title/type of document:		;
(b) Date of filing (if known):		;
(c) Date of document:(d) Docket entry number:		

	and either:		
(e)	(e) () Entire document is confidential, or () Precise location of confidential crime	e victim information is:	
	F	iler's Signature	
CERTIFICATE OF SERVICE			
	I CERTIFY that the foregoing document has names, addresses used for service, and mailing	· ·	
by	by (portal) (e-mail) (delivery) (mail) on (dat	e) [See Note 1.]	
	$\overline{\mathbf{N}}$	[ame	
	A	.ddress	
		hone	
		lorida Bar No. (if applicable)	
	E	-mail address	

Note 1: If the name or address of a Party or Affected Non-party is confidential, DO NOT include such information in the Certificate of Service. Instead, serve the State Attorney or request Court Service as described under rule 2.420(k).

Note 2: The clerk of court shall review filings identified as containing confidential crime victim information to determine whether the information is facially subject to confidentiality under subdivision rule 2.423(d)(6). As provided under rule 2.423(d)(6)(B), the clerk shall notify the filer in writing within 5 days if the clerk determines that the information is not subject to confidentiality, and the records shall not be held as confidential for more than 10 days, unless a motion is filed pursuant to rule 2.420(d)(3).