

GENERAL ORDER NO. 11
DISCLOSURE OF PRESENTENCE REPORT OR
PROBATION RECORDS

Whenever a demand (not covered by L.R. 330-1) is made in any form upon any Probation Officer of this Court by way of subpoena or other judicial process for disclosure of presentence or probation records or files respecting any defendant who had been subject to the jurisdiction of this Court, or for testimony in connection herewith, except a request for identifying information from the record made by a Federal law enforcement agent, the Probation Department shall file a petition for instructions with the Judge to whom that defendant's case has or had been assigned and that Judge shall issue such instructions as he in his discretion may consider appropriate in the particular case.

DATED: July 31, 1979