

PARTIALLY IMPOUNDED CASE

David Florio v. Wayside Community Counseling Center et al
SJC-13336

The issue in this matter involves whether the motion judge erred in granting a motion to compel the keeper of records of a Massachusetts counseling center to produce rape counseling records in a Rhode Island criminal case pursuant to the Massachusetts Uniform Act to Secure Attendance of Witnesses, G. L. c. 233, § 13A, where the requested records are subject to an absolute privilege in Massachusetts, see G. L. c. 233, § 20J, and it is asserted that Rhode Island law offers no comparable protection for the records.