COMMONWEALTH OF MASSACHUSETTS TRIAL COURT PROBATE AND FAMILY COURT DEPARTMENT

DIVISION

Docket No.

Plaintiff

v.

Defendant

NOTICE, CONSENT and/or REQUESTS RELATING TO PROBATE AND FAMILY COURT'S USE OF CARI RECORDS Standing Order 1-11

Notice to Parties

Standing Order 1-11 is about Court Activity Record Information (CARI).

CARI includes all Criminal Offender Record Information (CORI), as well as juvenile court records and civil restraining order information.

The Court is required to review CARI in all cases about abuse prevention orders and domestic relations protective orders.

Before delivering any probation services, the Probation Department shall inform you if your CARI has been reviewed.

The Probation Department will inform you of the information included in your CARI that they have considered in this case.

You shall have the opportunity to review your CARI record.

The Probation Department shall inform both parties, together, whether any CARI information has been considered. If you have safety concerns, the Probation Department will discuss the information separately.

You may consent to the disclosure of your CARI information to the other party.

Absent your consent, the other party may ask the Court for an order disclosing your CARI information, and the Court may order its disclosure.

A member of the Probation Department may provide the CARI record to the Court.

If the Court reviews the CARI record, the Court shall explain on the record or describe by written findings what CARI information was relied on and any conclusions that were made as a result of the review the CARI.

You shall have a reasonable and meaningful opportunity to rebut or otherwise respond to the CARI record.

You may request additional time to prepare your rebuttal.

The Probation Department will notify the Court if there is an outstanding warrant for either party.