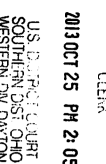
IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF OHIO WESTERN DIVISION AT DAYTON

GENERAL ORDER NO. Day 13-03

effective as of October 21, 2013



ATTORNEY VISITS TO DETAINED FEDERAL DEFENDANTS

No attorney is to visit an inmate at any jail facility where said inmate, whether a pretrial detainee or one who has been convicted of a criminal offense, is in custody at said facility on a federal charge, federal detainer, or federal conviction, where such inmate is represented by another attorney, without the express written permission of this Court. Counsel may, of course, visit their own clients and individuals so incarcerated who are without counsel at the time of the visit.

This Order applies both to felonies and misdemeanors, but only to inmates/prisoners confined at the result of matters involving the United States District Court at Dayton and the eight counties served therefrom.

The United States Marshal shall distribute copies of this Order to the person in charge of each jail facility housing prisoners referenced herein and shall periodically remind the facility manager of this Order.

Any violation of this Order is punishable as a contempt of this Court.

This Order continues in effect the October 11, 1996, and September 11, 1991, Orders entered by District Judge Rice in this regard.

October 21, 2013.

s/ Timothy S. Black United States District Judge s/Thomas M. Rose United States District Judge

s/Walter Herbert Rice United States District Judge

s/ Sharon L. Ovington Chief United States Magistrate Judge

s/ Michael J. Newman United States Magistrate Judge

> s/ Michael R. Merz United States Magistrate Judge