## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

UNITED STATES OF AMERICA,	)	
Plaintiff,	)	
v.	)	1:11CR161-1
JOHNNY REID EDWARDS,	)	
Defendant.	)	

## **ORDER**

This matter is before the Court upon the Motion of Rielle Hunter Regarding Interests Adjudicated by North Carolina Superior Court. (Doc. 259). Ms. Hunter has not established any specific grounds that justify her extremely broad request, nor has she addressed the public's right of access or given any notice of her request to limit that access. *See Nixon v. Warner Commc'ns, Inc.*, 435 U.S. 589, 597–99 (1978); *In re Associated Press*, 172 F. App'x 1, 4–6 (4th Cir. 2006). Moreover, the Court is not inclined to rule on hypothetical circumstances that may or may not arise. If Ms. Hunter objects to public access to an exhibit that is received into evidence and that the Court indicates in open court will be available to the public for review, she may file a written objection, motion, or other appropriate pleading. If property Ms. Hunter contends is hers is received into evidence, she may renew her motion that the item be returned to her within a reasonable time after the trial concludes.

IT IS HEREBY ORDERED that the Motion (Doc. 259) is DENIED without prejudice.

This the 26th day of April, 2012.

UNITED STATES DISTRICT JUDGE