The Quiz
Montana Quinn, the chief of police of the city of Rockne, Ohio has announced her resignation from the force.
Rockne’s Mayor, Michael Bergbloom, has asked the City Council to consider whether Rockne should continue to maintain a police force, or whether it should delegate that function to...
“Special Ops,” a private security firm.
Council appoints a task force of leading citizens to advise it on the question of disbanding the police force.
At its next meeting, City Council President Frances Baker, announces that she intends to discuss the issue in executive session. Baker states that the executive session is appropriate because elimination of the police force would result in layoffs, and that makes the discussion a “personnel matter.”
Baker also states that since a decision to eliminate the force will “almost certainly result in a lawsuit,” she has asked the City Attorney Bob Faust, to attend the executive session. Baker states that the presence of Faust also necessitates the executive session.
Although Rockne’s charter requires that all proceedings of council be conducted in public, the Rockne council routinely convenes executive sessions, pursuant to the Ohio Open Meetings Act.
In the executive session, the counsel votes 4–3 against disbanding the police force. The counsel also decides to retain Hide The Ball Recruiters, a private executive search firm, to coordinate the search for a new police chief.
The deciding vote was cast by Earl Hayes, who participated by speaker phone from his vacation home in the Upper Peninsula of Michigan.
Hide The Ball Recruiters manages all aspects of the search process. It coordinates the advertising, receives candidate resumes and schedules interviews.
In meetings with the City Manager, Ted Malloy held twice weekly, it provides copies of resumes and summarizes progress. Hide The Ball takes the resumes back at the end of each meeting, and the City Manager does not retain copies.
Over the course of the process, several council members receive letters from constituents expressing their thoughts on suitable candidates. None of the council members share these letters with Hide The Ball.
As the process continues, Terry Theisman, the Police Chief of Devine, Ohio, emerges as a leading candidate.
As part of the Hide The Ball process, Theisman submits to a psychological evaluation conducted by Dr. Anne Arbor, a Hide The Ball Staff Psychiatrist.
Rumors begin to surface that Theisman has a troubled personal life. According to one story, several months earlier, Theisman’s wife had placed a 911 call complaining that Theisman was assaulting her at their home. Apparently, Devine police completed an incident report responding to the call, and the case remains under investigation.
Theisman is also rumored to be involved in an extramarital affair with a younger woman. According to the gossip, police officers in Devine routinely exchange e-mails ridiculing Theisman’s relationship with the young woman. There is also a story that Theisman had destroyed 2 months worth of daily duty logs to hide evidence of his whereabouts.
Hide The Ball prepares a “draft” recommendation that discusses all of the above information. Malloy, the City Manager, recommends that Hide The Ball rework the recommendation and remove the negative information before it submits the report to council.
A reporter for the Rockne Tribune, “Digger” Brey, visits the Devine Police Department and orally requests a file photo of Theisman, the 911 tape of the domestic violence call, the incident report, the investigation file, all e-mails concerning Theisman’s relationship, and a copy of any concealed carry permit issued to Theisman.
Lloyd Schembechler, the Devine records clerk, tells Brey that he will not release any records unless Brey submits the request in writing, provides identification, and states the intended use for the records. Brey requests a copy of the department’s public records policy, which Schembechler refuses to provide.
Earlier that week, Brey had made a written request to the City of Rockne for all resumes received by Hide The Ball, all correspondence relating to the police chief search, and all Hide The Ball records concerning the search.
Did Rockne City Council properly convene an executive session?
Answer: No
The decision to convene an executive session requires a roll call vote.
By chance, 4 of the 7 Rockne Council members meet at a high school football game and discuss the police force matter, does this meeting violate the Open Meeting Act?

Yes  No  Maybe
Answer: **No**
The Open Meeting Act only covers “prearranged” meetings.
Because the Rockne City Council was discussing personnel matters, it was entitled to conduct its discussion regarding disbanding the police force in executive session.
Answer: **False**
The personnel matters must concern action involving a specific employee.
Because council met with its attorney concerning a potential lawsuit, those deliberations were properly conducted in executive session.
Answer: **False**
Conferences with counsel must concern pending or imminent court action.
Could Rockne City Council conduct an interview of Theisman in executive session?

Yes  No  Maybe
Answer: Yes

An interview constitutes a specific personnel matter.
The Ohio Open Meeting Act permits Rockne City Council to meet in executive session, despite the charter provision.

True  False
Answer: False
The charter provision requiring all proceedings be open to the public supersedes the executive session provisions of the Ohio Open Meetings Act.
Question 7

Is the private citizen task force a public body for purposes of the Open Meeting Act?

Yes  No  Maybe
Answer: Yes
An advisory committee appointed by a public body is a public body.
Is the decision to retain Hide The Ball Recruiters subject to a viable challenge under the Open Meetings Act?

Yes  No  Maybe
Answer: Yes
A public body may not vote in executive session. In addition, actions resulting from an invalid executive session are subject to invalidation.
So long as absent council member Hayes can hear and be heard, he is entitled to attend the meeting via speaker phone.
Answer: **False**
Members of a public body must be physically present at proceedings.
Are the resumes of unsuccessful candidates for the police chief position public records?

Yes  No  Maybe
Answer: Yes
Resumes of all candidates for public positions are public records.
Question 11

Does the fact that the resumes were received and maintained by Hide The Ball Recruiters, a private entity, remove those records from the coverage of the Public Records Act?

Yes  No  Maybe
Answer: **Maybe**

A private entity’s records may be subject to the Public Records Act if it is the “Functional Equivalent” of the public body.
Given that the definition of public records includes records “received” by a public body, the constituent letters received by Rockne Council members are public records, correct?

Yes  No  Maybe
Records are “public” only to the extent they document the organization, functions, policies, decisions, procedures, operations or other activities of the public office. Given that no council members forwarded the constituent letters to Hide The Ball, a strong argument can be made that the letters are not public records.
The federal HIPAA statute makes Theisman’s psychological evaluation confidential, and therefore exempt under the Ohio Public Records Act.

True  False
Answer: **False**

The psychological evaluation is not subject to the “medical record” exemption to the Public Records Act because the record was not created in the “course of treatment.” Because the Ohio Public Records Act requires production, HIPAA does not prohibit it.
Is Digger Brey entitled to production of the file photo of Officer Theisman?

Yes  No  Maybe
Answer: **NO**

Police photos are exempt from the public records act, because they are considered records that “identify a person as a peace officer.”
Can Brey obtain the home address of Officer Theisman?
Answer: NO
Home addresses of peace officers are not public records, and are statutorily exempt from the Public Records Act.
Question 16

Can Brey review officer Theisman’s concealed carry permit?

Yes  No  Maybe
Answer: Yes
As a journalist, Brey is entitled to review the concealed carry permit.
Question 17

Is Schembechler required to produce the 911 tape?

Yes  No  Maybe
Answer: Yes
911 tapes are public records.
Schembechler can satisfy the request for the 911 tape by providing a transcript of the call.
Answer: **False**
A transcript of a 911 call does not satisfy a request for a 911 tape.
Is Schembechler required to produce the Theisman domestic incident report?
Answer: **Yes**
Yes. An initial incident report is a public record, and not subject to any exemption.
Is Brey entitled to the investigation file on the Theisman domestic incident?

- Yes
- No
- Maybe
Answer: **Maybe**

An investigation file of an ongoing investigation is exempt from the Public Records Act as a Confidential Law Enforcement Investigatory Record if it discloses a confidential source, an unnamed suspect, investigatory techniques or creates a risk of harm to an informant, victim, witness, or law enforcement officer.
Are the inter-office e-mails from the Devine Police officers, concerning Theisman’s affair public records?

Yes  No  Maybe
Answer: **No**

Because the e-mails do not document the official activities of the police department, they are not public records.
Assuming that the Devine Records Retention Policy requires the daily duty logs be maintained for 1 year, the department is potentially liable for a statutory “forfeiture” of $10,000.
Answer: True
149.135 prohibits unauthorized destruction of public records. The forfeiture is $1,000 per violation. Theisman’s destruction of 60 duty logs (2 months) constitutes 60 violations. The forfeiture amount however, is capped at $10,000.
Because the initial recommendation by Hide The Ball is a “draft” it is not a public record.

True False
Answer: **False**

“Drafts” are public records.
Question 24

Can Schembechler condition production of the requested records on a written request, identification of the requester, and the intended use?

[Image of a person with options: Yes, No, Maybe]
Answer: **No**

A public body may not impose such conditions. Doing so constitutes a denial.
Can Schembechler ask for a written request, identification of the requester, and the intended use?

Yes  No  Maybe
Answer: **Maybe**

Schembechler can ask for that information only if he informs the requester of his right not to provide that information and only if production of that information would assist the public body in locating or producing the record.
Schembechler informs Brey that he will charge 10¢ per page for copies, plus an “overhead” charge to compensate for his time. Is that permissible?

Question 26

Yes  No  Maybe
Answer: No
A public office can only charge for the actual cost of copies.
Question 27

If Brey asks for Schembechler to e-mail the records, must Schembechler do so?

Yes  No  Maybe
Answer: **Maybe**

If the Devine Police Department has e-mail capability it must comply with the request.
Assume the Devine Police Department maintains a policy providing that public records are answered in 10 days. Is such a policy permissible?
Answer: **No**
The Public Records Act requires prompt production. A policy providing for a standard waiting period is not permitted.
If the Devine Police Department persists in refusing to produce the incident report and the 911 tape, could it be liable for statutory damages and attorney fees?

Yes

No

Maybe
Correct

Answer: Yes

Although the imposition of statutory penalties and attorney fees is discretionary, given the strong precedent surrounding incident reports and 911 calls, the Devine Police Department would almost certainly be liable for both.
Schembechler informs Brey that the Devine Police Department posts its public records policy on its website, does that satisfy the Public Records Act?
Answer: **Yes**

A public body must post its public records policy conspicuously. Posting on the web site is sufficient.
Rockne Mayor Michael Bergbloom, who serves a 2 year term, has so far refused to attend training on the Public Records Act. Is Bergbloom at risk of violating the Public Records Act?

Question 31

Yes  Maybe  No
Answer: **Yes**
All elected officials or a designee must attend 3 hours of Public Records Act training for each term of office.
The Devine Police Department Public Records Policy requires that social security numbers be redacted from public records before production. Does the Public Records Act permit such a policy?

- Yes
- Maybe
- No
Answer: **Yes**

Public bodies are **required** to redact social security numbers prior to producing records.
The City of Rockne Public Records Policy requires that any record containing a social security number be withheld from production under the Public Records Act. Is this a valid provision?

Yes  No  Maybe
Answer: **No**

Exempt information may be redacted, but the record itself must be produced.

Redactions must be noted on the record.
The End