CARLSMITH BALL LLP 1 James E. Blancarte (SBN 85948) Alejandro Menchaca (SBN 220471) 2 444 S. Flower St., 9th Floor JAN 19 2005 Los Angeles, CA 90071 3 GARY M. BLAIR, Executive Officer 213-955-1283 Telephone: Der Carine & Wagner Facsimile: 213-623-0032 4 CARRIE L WAGNER Deputy Clerk Email: 5 and Ann Serrano Lopez

SUPERIOR COURT OF THE STATE OF CALIFORNIA Oreley 6 Attornevs George Lopez and Ann Serrano Lopez 7 8 COUNTY OF SANTA BARBARA 9 10 CASE NO. 1133603 THE PEOPLE OF THE STATE OF 11 CALIFORNIA. APPLICATION FOR COURT ORDER 12 THAT GEORGE LOPEZ' AND ANN Plaintiff. SERRANO LOPEZ' MOTION TO QUASH 13 SUBPOENAS AND SUPPORTING cts.com DECLARATIONS, EXHIBITS, AND 14 PROPOSED ORDER BE FILED UNDER MICHAEL JOE JACKSON. SEAL, AND TO HOLD AN IN CAMERA 15 HEARING OF SAID MOTION Defendant. 16 DATE: 8-30 AM 9:30 AM TIME: 17 JUDGE: HON RODNEY MELVILLE 18 19 INTRODUCTION I. 20 Pursuant to California Rules of Court, R. 234.1 and 243.4, George Lopez and Ann Serrano 21 Lopez (the "Moving Parties") make this Application for a Court Order that Moving Parties' 22 Motion to Quash Suppoenas, supporting declarations, exhibits, and proposed order be filed under 23 seal. This Application also requests that any hearing on Moving Parties' Motion to Quash 24 Subpoenas be held in camera. 25 FACTUAL BACKGROUND П. 26 The Moving Parties have filed with the Court motions to quash two subpoenas (the 27 "Motions") directing each of them to appear on January 31, 2004, at the trial of People v. Michael 4813-7696-4608.1.057659-00001 CARLSMITH BALL LLP ****************************

APPLICATION FOR COURT ORDER RE MOTION TO QUASH SUBPOENAS, ETC.

HINDS LAN

4

7

10

12

13 14

prosecution.

image.

ARGUMENT

overriding interest.

III.

16

15

17 18

19

2021

22

23

24

25 26

27

28

CARLSMITH BALL LLP

ATRUMNITYS AT LIGH Floregroun 4813-7696-4608.1.0576<mark>59-000</mark>01

Joe Jackson ("Defendant Jackson"). The Motions are made on the grounds that neither George

nor Ann Lopez have any personal knowledge of any matters relating to the ten (10) criminal

on behalf of Defendant Jackson at time of trial.

charges (the "Charges") pending against Defendant Jackson, and can offer no relevant testimony

As set forth more fully in the Motions, George Lopez is a well-known comedian.

international, mega-celebrity, and the upcoming trial in the People v. Michael Joe Jackson case is

allowing for this hearing to be held in camera, will prevent the media from seeking to speculate

defense or prosecution in the case, thereby preventing any undue influence on prospective jurors

wife, Ann into the eye of a media storm, resulting in harm and prejudice to George Lopez and his

Allowing the public to inspect the Motions, will unjustifiably thrust George Lopez and his

before the "court of public opinion" if the motion and/or its ruling is "good" or "bad" for the

and avoiding potential prejudice to the minor, alleged victim, Defendant Jackson, or the

wife Ann through potentially erroneous speculation and interpretation by legal analysts

CA Rules of Court, Rule 243.1(d) holds, in pertinent part that:

concerning the Motions, while making Mr. and Mrs. Lopez fodder for the press, the tabloid

"The court may order that record be filed under seal only if it expressly finds facts that establish: (1) There exists an overriding

tailored; and (5) No less restrictive means exist to achieve the

interest that overcomes the right to public access to the record, (2) the overriding interest supports scaling the record, (3) a substantial

probability exists that the overriding interest will be prejudiced if the record is not sealed; (4) the proposed scaling is narrowly

community, and the public at large, all at the expense of George Lopez, his career and his public

television and motion picture actor, and star of the ABC television network weekly program

entitled "The George Lonez Show." As this Court is well aware, Defendant Jackson is an

expected to draw unprecedented and international media publicity. Sealing the record and

CARLSMITH BALL ULP

expected to surround the trial of <u>People v. Michael Joe Jackson</u>. This level and type of public scrutiny is not substantive, and is not in the interest of justice.

On the other hand, there exists an overriding interest in avoiding potential prejudice to

Quash, Mr. Lopez's celebrity status will only add to the unprecedented media scrutiny which is

In this instance, and as set forth in George Lopez's Declaration in support of his Motion to

on the other hand, there exists an overriding interest in avoiding potential prejudice to either the minor alleged victim, the prosecution, or Defendant Jackson, from media and tabloid speculation that may unduly influence the "court of public opinion" and/ or prospective jurors. The interest of justice in securing a fair adjudication of the merits of this case, and avoiding prejudice to either the minor alleged victim, the prosecution, and/or Defendant Jackson overrides the deminimus, substantive value of public interest in the celebrity status of George Lopez and/or his wife Ann. Absent maintaining the Motions under seal, and having the hearing of the Motions in camera, there is significant potential for Mr. and Mrs. George Lopez being exposed to severe harm and prejudice through reckless and scandalous speculation by the media and tabloid press regarding what connection George Lopez and/or his wife might have to the minor, alleged victim, the prosecution, or to Defendant Jackson and his alleged activities, which when reported would sell the largest volume of newspapers or tabloid magazines.

Additionally, the proposed sealing of the Motions is narrowly tailored and there is no less restrictive means to achieve the overriding interest, as the motion cannot be redacted in such a way that the public cannot discover who the identity of the Moving Parties.

IV. CONCLUSION

4813-7696-4608.1.057659-00001

Based on the foregoing, Moving Parties respectfully request that this Court Order that the Motion to Quash Subpoenas, supporting declarations, exhibits, and proposed order be filed under seal and that the hearing on this motion be held in camera.

mjfacts.com

mjfacts.com

و في الله

CARLSMITH BALL LLP DATED: January 19, 2005 mifacts.coBy: James E. Blancarte Attorneys for Defendant George Lopez and Ann Serrano Lopez 4813-769(-4608.1.057659-00001 CAKLSMITH BALL LLF APPLICATION FOR COURT ORDER RE MOTION TO QUASH SUBPOENAS, ETC. ATHEMPT AT LOS HIMPLUES

STATE OF CALIFORNIA, COUNTY OF ALAMEDA

PROOF OF SERVICE

I am employed by CARLSMITH BALL

1

2

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

I am employed by CARLSMITH BALL, LLP. I am over the age of eighteen and not a party to the within action. My business address is 444 South Flower Street, 9th Floor, Los Angeles, California 90071-2901.

On January 19, 2005, I Served The Foregoing APPLICATION FOR COURT ORDER THAT GEORGE LOPEZ' AND ANN SERRANO LOPEZ' MOTION TO QUASH SUBPOENAS AND SUPPORTING DECLARATIONS, EXHIBITS, AND PROPOSED ORDER BE FILED UNDER SEAL, AND TO HOLD AN IN CAMERA HEARING OF SAID MOTION

On The Parties Named On The Attached Listing.

- (By Mail) I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage fully prepaid, addressed to the person(s) to whom it is to be served. I caused such envelope with postage thereon fully prepaid to be placed in the United States mail at Los Angeles, California.
- (By Facsimile) I caused such document to be transmitted via facsimile to the offices of the addressee(s) at the last-known facsimile number.
- (By Personal Service) I served the foregoing document by placing true copies thereof enclosed in sealed envelope(s) addressed as stated on the attached mailing list. I delivered such envelope(s) by hand to the office(s) of the addressee(s).

Susan Yu (Personal Service)
MESEREAU & YU
1875 Century Park East Suite 700
Los Angeles, CA 90067

Thomas William Sneddon Jr 1105 Santa Barbara St Santa Barbara, CA 93108 805-568-2398

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 19, 2005, at Los Angeles, California.

Laura Nava

4836-2327-6544.1,000JEB-00001

CARLSMITH BAIL LLP
ATTOKNEYS AT LAW
HAMMETS

PROOF OF SERVICE