SUPERIOR COURT of CALIFORNIA COUNTY OF SANTA BARBARA

FEB 17 2005

GARY M. BLAIR, Executive Officer
BY CANAL & Wagner
CARRIE L. WAGNER, Deputy Clerk

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA

THE PEOPLE OF THE STATE OF) Case No.: 1133603
CALIFORNIA,	Order for Release of Redacted Documents
Plaintiff, vs.	[Opposition to DA's Motion to Exclude Reference to Jane Doe's Refusal to Waive the Confidentiality of Her Conversations with
MICHAEL JOE JACKSON,	Attorney]
Defendant.	}

The redacted form of the Defense's Opposition to DA's Motion to Exclude Reference to Jane Doe's Refusal to Waive the Confidentiality of Her Conversations with Attorney attached to this order shall be released and placed in the public file. The court finds that there is more material in the motion that should be redacted than that contained in the proposed redacted version. The unredacted originals shall be maintained conditionally under seal pending the next motion hearing, date to be announced.

26 Dated:

RODNEY S. MELVILLE
Judge of the Superior Court

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11	Attomeys for Defendant MICHAEL JOSEPH JACKSON	
12	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
13	mjfacts.com mjfa	TA BARBARA, COOK DIVISION
14		REDACTÉD
16	THE PEOPLE OF THE STATE OF CALIFORNIA,) Case No. 1133603
17	Plaintiffs <mark>,</mark>	OPPOSITION TO DISTRICT ATTORNEY'S MOTION TO EXCLUDE REFERENCE TO JANE DOE'S REFUSAL
18	vs. mjfacts.com) TO WAIVE THE CONFIDENTIALITY OF) HER CONVERSATIONS WITH
19	MICHAEL JOSEPH JACKSON,) ATTORNEY WILLIAM DICKERMAN)
20	Defendant.) UNDER SEAL) Honorable Rodney S. Melville
22) Date: Pebruary 10, 200 5) Time: 9 :30 a.m.
23) Dept.: 8
24	MEMORANDUM OF PO	DINTS AND AUTHORITIES
25	INTRODUCTION	
26	The prosecution asks this Court to exch	ude reference to Jane Doe's "refusal to waive the
2 7	ODDOUTION TO DISTRICT AMOUNT	NOTION TO CYCLIFF PETERNOLOGICA COMPANION
28		F HER CONVERSATIONS WITH ATTORNEY WILLIAM DICKERMAN
	II.	7

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confidentiality of her conversations with attorney William Dickerman" and other attorneys. Ms. Doe waived the attorney-client privilege, with regard to Mr. Dickerman, when she disclosed the content of her conversations with Mr. Dickerman to the grand jury and to law enforcement. Furthermore, attorney-client privilege never covered discussions she had with Mr. Dickerman in the presence of the privilege never covered discussions she had with Mr. Dickerman in the presence of the privilege with regard to other attorneys, defense counsel will comply with the Evidence Code. Evidence Code 913, however, does not prevent defense counsel from commenting on the fact that Ms. Doe has engaged counsel for various matters.

The exclusion of such relevant evidence threatens to deprive Mr. Jackson of his federal and state constitutional rights to a fair trial, the right to confront and cross-examine witnesses against him, due process of law, and equal protection pursuant to the Fifth, Sixth, and Fourteenth Amendments to the United States Constitution and Article 1, Sections 7, 15 and 24 of the California Constitution.

<u>ARGUMENT</u>

I.

JANE DOE WAIVED THE A'ITORNEY-CLIENT PRIVILEGE

Evidence Code Section 912 states:

(a) Except as otherwise provided in this section, the right of any person to claim a privilege provided by Section 954 (lawyer-client privilege) . . . is waived with respect to a communication protected by the privilege if any holder of the privilege, without coercion, has disclosed a significant part of the communication or has consented to disclosure made by anyone. Consent to disclosure is manifested by any statement or other conduct of the holder of the privilege indicating consent to the disclosure, including failure to claim the privilege in any proceeding in which the holder has the legal standing and opportunity to claim the privilege.

Jane Doe waived the attorney-clients privilege, to the extent that it ever existed, with regard to her communications with William Dickerman. She disclosed a significant part of the communication she had with Mr. Dickerman to the grand jury.

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(RT 1148:12-22.) The District Attorney

asked her about those communications and she opted not to take advantage of her opportunity to claim the privilege. She no longer holds any privilege as to those communications.

On September 17, 2004, testified before this court and disclosed extensive conversations between her and Attorney William Dickerman. (Jasmine Networks, Inc. v. Marvel Semiconductor, Inc. (2004) 117 Cal. App. 4th 794, 805 (once a confidential communication has been disclosed, the client can no longer claim the communication to be privileged).) When the District Attorney objected that there was an attorney-client privilege between them, Mr. Thomas Mesereau pointed out to the court the privilege had been waived by extensive prior testimony about conversations between the attorney and his client. The Court agreed, overruled the objection, and permitted Mr. Mesereau to ask and the witness to answer questions about her conversations and communications with Attorney Dickerman. (9-17-04 Tr., p. 8, ln 18 to p. 10, ln 10).

Furthermore, Ms. Doe disclosed a significant part of the communication with Mr. Dickerman to law enforcement. A police report dated August 13, 2003 reflects a videotaped interview of Ms. Doe in which she discusses the details of her communications with William Dickerman.

II.

THERE IS NO PRIVILEGE WITH REGARD TO COMMUNICATIONS THAT OCCURRED IN FRONT OF A THIRD PARTY WITNESS

The communications between Ms. Doe and Mr. Dickerman are not privileged because they occurred in front of a third party witness, Communications made in the presence of third person who is present as a witness are not "privileged." (*People v. Hall* (1942) 55 Cal.App. 2d 343, 356.) According to his grand jury testimony, was present during at least three meetings with Jane Doe and William Dickerman. (RT 306:7-309:1.) A spolice report dated December 23, 2003, contains a detailed summary of the communications

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between Jane Doe and William Dickerman. This report is based on account of those statements. He was clearly present during those meetings. Therefore, the communications that occurred during those meetings are not privileged.

III.

REGARDLESS OF WHETHER OR NOT JANE DOE HOLDS A PRIVILEGE WITH REGARD TO OTHER ATTORNEYS, DEFENSE COUNSEL MAY COMMENT ON THE FACT THAT SHE HAS HIRED LAWYERS AND FILED LAWSUITS

Contrary to the prosecution's assertion (Motion, pages 4-5), Evidence Code Section 913 does not prevent opposing counsel from commenting on the fact that a witness has retained counsel or filed a lawsuit. Section 913 prohibits commenting on the exercise of attorney-client privilege, not commenting on the fact that one has engaged counsel or filed a lawsuit.¹

IV.

CONCLUSION

For the above stated reasons, the Court should deny the District Attorney's motion.

Dated: February 4, 2005

COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr.

Susan C. Yu

SANGER & SWYSEN Robert M. Sanger

OXMAN & JAROSCAK

Brian Oxman)

Robert M. Sanger

Attorneys for Defendant

MICHAEL JOSEPH JACKSON

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While it is clear that Jane Doe's litigious nature is relevant to the case at bar, in part due to her own insistence that she is unsophisticated and not interested in filing lawsuits, this issue has been and will be the subject of other motions before the Court.

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STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA:

I am a citizen of the United States of America and a resident of the county aforesaid. I am employed by the County of Santa Barbara, State of California. I am over the age of 18 and not a party to the within action. My business address is 312-H East Cook Street, Santa Maria, California.

On <u>FEBRUARY 17</u>, 20<u>05</u>, I served a copy of the attached <u>ORDER FOR RELEASE OF REDACTED DOCUMENTS</u> (OPPOSITION TO DA'S MOTION TO EXCLUDE REFERENCE TO JANE DOE'S REFUSAL TO WAIVE THE CONFIDENTIALITY OF HER CONVERSATIONS WITH ATTORNEY) addressed as follows:

THOMAS A. MESEREAU, JR.
COLLINS, MESEREAU, REDDOCK & YU, LLP
1875 CENTURY PARK EAST. 7TH FLOOR
LOS ANGELES, CA 90067

THOMAS W. SNEDDON, JR. DISTRICT ATTORNEY'S OFFICE 1112 SANTA BARBARA STREET SANTA BARBARA, CA 93101

X FAX
By faxing true copies thereof to the receiving fax numbers of: (805) 456-0699 (Thomas Mesereau,
<u>Jr.); (805) 568-2398 (Thomas Sneddon)</u> . Said transmission was reported complete and without error.
Pursuant to California Rules of Court 2005(i), a transmission report was properly issued by the transmitting
facsimile machine and is attached hereto.
MAIL
By placing true copies thereof enclosed in a sealed envelope with postage fully prepaid, in the United
States Postal Service mail box in the City of Santa Maria, County of Santa Barbara, addressed as above. That
there is delivery service by the United States Postal Service at the place so addressed or that there is a regular
communication by mail between the place of mailing and the place so addressed.
PERSONAL SERVICE
By leaving a true copy thereof at their office with the person having charge thereof or by hand delivery
to the above mentioned parties.
EVDDECC MATI
EXPRESS MAIL
By depositing such envelope in a post office, mailbox, sub-post office, substation, mail chute, or other
like facility regularly maintained by the United States Postal Service for receipt of Express Mail, in a sealed
envelope, with express mail postage paid.
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I certify under penalty of perjury that the foregoing is true and correct. Executed this 17TH

CARRIE L. WAGNER

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FEBRUARY , 20 05 , at Santa Maria, California.

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