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Please take notice that the Defendant does hereby move and will further move on a date to be determined by the Court, at 8:30 a.m., or as soon thereafter as counsel may be heard in Department 8 of the above entitled court, to have the jury view Neverland Ranch, the place in which offenses are charged to have been committed. This motion is based on: (1) Penal Code Section 1119: and (2) Mr. Jackson's state and federal constitutional rights to a fair trial, due process of law, to affirmatively present evidence in one's defense, and the effective assistance of counsel 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.

This motion is based on this Notice of Motion, and the Memorandum of Points and Authorities attached hereto, the papers, records and files in this case and such other matters as may be received by the Court at or after the hearing scheduled on this motion.

Dated: February 24, 2005

Respectfully submitted,

COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr. Susan C. Yu

SANGER & SWYSEN Robert M. Sanger

OXMAN & JAROSCAK Brian Oxman

By:

Robert M. Sanger

Attorneys for Defendant
MICHAEL JOSEPH JACKSON

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NOTICE OF MOTION AND MOTION FOR JURY VIEW (Penal Code § 1119)

MEMORANDUM OF POINTS AND AUTHORITIES

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THE JURY SHOULD HAVE AN OPPORTUNITY TO VIEW THE PLACE IN WHICH THE OFFENSES CHARGED WERE ALLEGEDLY COMMITTED

The prosecution has made much out of the nature of Mr. Jackson's residence, Neverland Ranch (hereinafter Neverland). The prosecution has stated that Neverland was designed as a "Pleasure Island" for young boys and that Neverland's security features were installed to prevent the exposure of criminal activity. The prosecution has made it clear that they will argue that the nature of the entire residence, including Mr. Jackson's private quarters, is relevant to the charges against Mr. Jackson.

There is a specific allegation that James Doe, the brother of John Doe, witnessed acts of molestation while standing on the stairs that lead to Mr. Jackson's sleeping area. The notes from the grand jurors to the prosecution reveal that the grand jurors were very interested in viewing this area of Neverland for themselves. The prosecution has made it clear that this issue is relevant to the case and that they intend to present the jury with a CAD presentation regarding the view from the stairs.¹

Based on the fact that the prosecution will make an issue of the nature of Neverland, and that an issue before the jury will be whether or not James Doe could have seen what he said he saw, from where he said he was standing, it is proper that the jury be allowed to view Neverland.

The trial court has discretion to order that the jury view the scene at issue. (See, e.g., People v. Keltie (1983) 148 Cal.App.3d 773, 782.) "When, in the opinion of the court, it is proper that the jury should view the place in which the offense is charged to have been committed, or in which any other material fact occurred, or any personal property which has been referred to in evidence and cannot conveniently be brought into the courtroom, it may order the jury to be conducted in a body, in the custody of the sheriff or marshal, as the case may be, to the

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At the time of filing, the prosecution has not provided defense counsel with a copy of their CAD presentation through discovery.

place, or to the property, which must be shown to them by a person appointed by the court for that purpose; and the officer must be sworn to suffer no person to speak or communicate with the 2 jury, nor to do so himself or herself, on any subject connected with the trial, and to return them 3 into court without unnecessary delay, or at a specified time." (Penal Code Section 1119.) 4 5 A jury view will assist the trier of fact in making determinations regarding the prosecution's claims that Neverland was designed for a nefarious purpose and that James Doe 6 7 would have been able to witness acts of molestation based on where he claims he was standing. П. 8 CONCLUSION 9 Therefore, based on the reasons set forth above, Mr. Jackson requests a jury view of 10 Neverland. 11 COLLINS, MESEREAU, REDDOCK & YU Dated: February 24, 2005 12 Thomas A. Mesereau, Jr. Susan C. Yu 13 14 SANGER & SWYSEN Robert M. Sanger 15 OXMAN & JAROSCAK 16 Brian Oxman 17 18 Robert M. Sanger Attorneys for Defendant 19 MICHAEL JOSEPH JACKSON 20 21 22 23 24 25 26 27 28

NOTICE OF MOTION AND MOTION FOR JURY VIEW (Penal Code § 1119)

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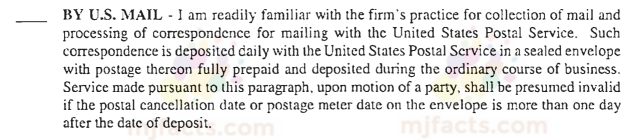


I, the undersigned declare:

I am over the age of 18 years and not a party to the within action. I am employed in the County of Santa Barbara. My business address is 301 East Cook Street, Suite A, Santa Maria, California 93454.

On February 24, 2005, I served the foregoing document: EXPARTE APPLICATION TO SEAL MOTION FOR JURY VIEW; NOTICE OF MOTION AND MOTION FOR JURY VIEW; REDACTED VERSION on the interested parties in this action by depositing a true copy thereof as follows:

Tom Sneddon Gerald Franklin Ron Zonen Gordon Auchineloss District Attorney 1112 Santa Barbara Street Santa Barbara, CA 93101 805-568-2398



X BY FACSIMILE -I caused the above-referenced document(s) to be transmitted via facsimile to the interested parties at the above-referenced number.

BY HAND - I caused the document to be hand delivered to the interested parties at the address above.

X STATE - I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed February 24, 2005, at Santa Mazia, California.

Bobette Tryon

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