| 1 2 3 4 | COLLINS, MESEREAU, REDDOCK & Y Thomas A. Mesereau, Jr., State Bar Number (Susan C. Yu, State Bar Number 195640 1875 Century Park East, 7th Floor Los Angeles, CA 90067 Tel.: (310) 284-3120, Fax: (310) 284-3133 | O91182 SUPERIOR COURT OF CALIFORNIA COUNTY OF SANTA BARBARA MAR 0 4 2005 |
|------------------|--|--|
| 5 | SANGER & SWYSEN Robert M. Sanger, State Bar Number 058214 233 East Carrillo Street, Suite C | GARY M. BLAIR, Executive Officer CASHE & Wagner CARRIE L. WAGNER, Deputy Clerk |
| 6 | Santa Barbara, CA 93101 Tel.: (805) 962-4887, Fax: (805) 963-7311 | |
| 7 8 9 | OXMAN & JAROSCAK Brian Oxman. State Bar Number 072172 14126 East Rosecrans Santa Fe Springs, CA 90670 | mjfacts.com |
| 10 | Tel.: (562) 921-5058. Fax: (562) 921-2298 | |
| 11 | Attorneys for Defendant MICHAEL JOSEPH JACKSON | |
| 12 | SUPERIOR COURT OF THE STATE OF CALIFORNIA | |
| 13 | nifacts.com mjfacts.com mjfacts.com | |
| 14 | FOR THE COUNTY OF SANTA | A BARBARA, COOK DIVISION |
| 15 | | |
| | THE PEOPLE OF THE STATE OF) CALIFORNIA,) | Case No. 1133603 |
| 16 | | REPLY TO DISTRICT ATTORNEY'S |
| 17 | Plaintif <mark>fs,</mark>) | OPPOSITION TO MOTION TO QUASH SUBPOENAS ISSUED TO HOLTHOUSE |
| 18 | vs. mjfacts.com | CARLIN AND VAN TRIGT AND BERSTEIN, FOX, WHITMAN & CO.; |
| 19 | MICHAEL JOSEPH JACKSON. | DECLARATION OF ROBERT M. SANGER |
| 20 | Defendant. | Honorable Rodney S. Melville Date: March 11, 2005 |
| 21 |) | Time: 8:30 am Dept: SM 8 |
| 22 | | Dept. Sivi 8 |
| 23 | | 8- |
| 24 | | |
| 25 | jfacts.com mjfac | ts.com mjfacts.com |
| 26 | | |
| 27 | | |
| 28 | | |
| ∠ ర | | ON TO MOTION TO QUASH SUBPOENAS ISSUED TO VAN TRIGT AND BERSTEIN, FOX, WHITMAN & CO. |

S . 9

7 8

1. I am an attorney at law duly licensed to practice law in the courts of the State of

California, a partner in the law firm of Sanger & Swysen, and co-counsel for Michael Jackson.

The court ruled on Japanery 28, 2005, that the District Attorney cannot use evidence of

I, Robert M. Sanger, declare:

2. The court ruled, on January 28, 2005, that the District Attorney cannot use evidence of indebtedness or poverty to show motive. The Court reserved ruling on whether the District Attorney would be allowed to present general testimony from an entertainment management expert regarding the impact of "Living with Michael Jackson" on Mr. Jackson's finances, pending an Evidence Code Section 402 hearing.

3. The statement that "[t]he Court finds that general testimony as it relates to this particular situation may be admissible . . .," in the minute order, relates to the proposed testimony by an entertainment management expert, and not to evidence of indebtedness.

4. Despite the Court's ruling, the District Attorney continues to issue subpoenas seeking this inadmissible information. Holthouse, Carlin & Van Tright. Mr. Jackson's former accountants, have received two subpoenas from Mr. Auchincloss. The first subpoena was issued on February 3, 2005 and the second subpoena was issued on February 23, 2005. Bernstein, Fox, Whitman & Company, Mr. Jackson's current accountants, have received two subpoenas duces tecum from Mr. Auchincloss. The first subpoena was issued on February 3, 2005 and the second subpoena was issued on February 23, 2005. The District Attorney has also issued at least three subpoenas to Bank of America seeking similar information.

I declare under the penalty of perjury under the laws of the State of California that the foregoing is true and correct this 4th day of March, 2005, at Santa Maria, California.

FOR

Robert M. Sanger

REPLY TO DISTRICT ATTORNEY'S OPPOSITION TO MOTION TO QUASH SUBPOENAS ISSUED TO HOLTHOUSE CARLIN AND VAN TRIGT AND BERSTEIN, FOX, WHITMAN & CO.

MEMORANDUM OF POINTS AND AUTHORITIES

mifacts.com

THE SUBPOENA SHOULD BE QUASHED

The court ruled, on January 28, 2005, that the District Attorney cannot use evidence of indebtedness or poverty to show motive. The Court reserved ruling on whether the District Attorney would be allowed to present general testimony from an entertainment management expert regarding the impact of "Living with Michael Jackson" on Mr. Jackson's finances. The statement that "[t]he Court finds that general testimony as it relates to this particular situation may be admissible . . .," in the minute order, relates to the proposed testimony by an entertainment management expert, and not to evidence of indebtedness. (Declaration of Robert M. Sanger.)

As argued in the motions to quash, the law is very clear that evidence of indebtedness or poverty may not be introduced to show a financial motive to commit a crime. The introduction of such evidence is reversible error. (*People v. Carrillo* (2004) 119 Cal. App. 4th 94, 97.)

Despite the Court's ruling that the prosecution will not be allowed to introduce evidence of indebtedness to show motive to engage in a conspiracy, the District Attorney continues to issue subpoenas to Mr. Jackson's current and former accounts that specifically seeks records regarding indebtedness. Holthouse, Carlin & Van Tright, Mr. Jackson's former accountants, have received two subpoenas from Mr. Auchincloss. The first subpoena was issued on February 3, 2005 and the second subpoena was issued on February 23, 2005. Bernstein, Fox, Whitman & Company. Mr. Jackson's current accountants, have received two subpoenas duces tecum from Mr. Auchincloss. The first subpoena was issued on February 3, 2005 and the second subpoena was issued on February 23, 2005. Additionally, the prosecution has issued at least three subpoenas to Bank of America seeking similar information. (Declaration of Robert M. Sanger.)

The District Attorney now, for the first time, claims that the records sought by the subpoenas are relevant to "defendant's relationship with various individuals alleged to be his co-

REPLY TO DISTRICT ATTORNEY'S OPPOSITION TO MOTION TO QUASH SUBPOENAS ISSUED TO HOLTHOUSE CARLIN AND VAN TRIGT AND BERSTEIN, FOX, WHITMAN & CO.

conspirators." (Opposition, pages 3-4.) There is no supporting declaration to support this theory 1 and there is no explanation of how these records are supposedly to the alleged co-conspirators. 2 This theory was not alleged in Mr. Auchineloss' affidavits, attached to the subpoenas, and should 3 not be considered by this Court. 4

As argued above, the prosecution is seeking detailed financial evidence to show indebtedness, that the Court has ruled to be inadmissible. The District Attorney's proposed solution that Mr. Jackson seek a protective order with regard to "trade secrets." once the materials have been delivered to the Court (Opposition, pages 4-5), ignores the fact that there is no justification for subpoening these materials in the first place.

In accordance with the Court's previous order, the Court should quash all subpoenas that seek inadmissible evidence of indebtedness.

II.

CONCLUSION

Therefore, based on the reasons set forth above, Mr. Jackson requests that the Court quash the subpoena duces tecum, or, in the alternative, issue a protective order declaring that the subpoenaed records are inadmissible at trial, must be returned to the subpoenaed party, and that all copies in the possession of the District Attorney or law enforcement must be destroyed.

Dated: March 4, 2005 COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr.

Susan C. Yu

SANGER & SWYSEN Robert M. Sanger

OXMAN & JAROSCAK

Brian Oxman

By: TOR

Robert M. Sanger

Attorneys for Defendant

MICHÁEL JOSEPH JACKSON

27

26

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

28

REPLY TO DISTRICT ATTORNEY'S OPPOSITION TO MOTION TO QUASH SUBPOENAS ISSUED TO HOLTHOUSE CARLIN AND VAN TRIGT AND BERSTEIN, FOX, WHITMAN & CO.

PROOF OF SERVICE

I, the undersigned declare:

District Attorney of the County of Santa

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 233 East Carrillo Street, Suite C, Santa Barbara, California, 93101.

On March 4, 2005, I served the foregoing document REPLY TO DISTRICT ATTORNEY'S OPPOSITION TO MOTION TO QUASH SUBPOENAS ISSUED TO HOLTHOUSE CARLIN AND VAN TRIGT AND BERNSTEIN, FOX, WHITMAN & CO.; DECLARATION OF ROBERT M. SANGER on the interested parties in this action by depositing a true copy thereof as follows:

Barbara Tom Sneddon Gerald Franklin Ron Zonen Gordon Auchineless 312 East Cook Street Santa Maria, CA 93454 Fax - 805-568-2398 BY U.S. MAIL - I am readily familiar with the firm's practice for collection of mail and processing of correspondence for mailing with the United States Postal Service. Such correspondence is deposited daily with the United States Postal Service in a sealed envelope with postage thereon fully prepaid and deposited during the ordinary course of business. Service made pursuant to this paragraph, upon motion of a party, shall be presumed invalid if the postal cancellation date or postage meter date on the envelope is more than one day after the date of deposit. BY FACSIMILE -I caused the above-referenced document(s) to be transmitted via facsimile to the interested parties at the above-referenced numbers. 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. FEDERAL - I declare that I am employed in the office of a member of the Bar of this Court at whose direction the service was made. Executed March 4, 2005, at Santa Barbara, California.

9 . 9