2 3	COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr., State Bar Number 091182 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	
5 6 7	SANGER & SWYSEN Attorneys at Law Robert M. Sanger, State Bar No. 058214 233 East Carrillo Street, Suite C Santa Barbara, CA 93101 Tel.: (805) 962-4887, Fax: (805) 963-7311	
9	OXMAN & JAROSCAK Brian Oxman, State Bar No. 072172 14126 East Rosecrans Santa Fe Springs, CA 90670 Tel.: (562) 921-5058, Fax: (562) 921-2298	
11	Attorneys for Defendant MICHAEL JOSEPH JACKSON	
13	SUPERIOR COURT OF THE STATE OF CALIFORNIA	T
14	FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION	
16		
17	THE PEOPLE OF THE STATE OF) Case No. 1133603)	
8) EXPARTE APPLICATION TO FILE UNDER Plaintiffs,) SEAL	
. 9	vs.) Honorable Rodney S. Melville) Date: September 16, 2004	
20) - Time: 10:00 am: MICHAEL JOSEPH JACKSON, Dept: SM-8	
21	Defendant.	
22		
23		
24	mifacts.com mifacts.com mifacts.com	
25	TO THE CLERK OF THE ABOVE ENTITLED COURT:	
26	Defendant requests that the Court issue an order that the accompanying MOTION TO	
27	RECONSIDER ORDER DENYING BAIL REDUCTION (C.C.P. § 1008) AND REQUEST FOR	
28	A68.	
	EX PARTE APPLICATION TO FILE UNDER SEAL	
l	mjfacts.com 1 mjfacts.com	

į,	
1	AN EVIDENTIARY HEARING and accompanying documents, be filed under seal and for such
2	other such further relief as the Court may deem just and proper. This request is based on the
3	overriding interests of Mr. Jackson's rights to due process and a fair trial under the Fifth, Sixth and
4	Fourteenth Amendments to the United States Constitution and Article I, Sections 1, 7, and 15 of the
5	California Constitution.
6	Dated: September 10, 2004
7	Respectfully submitted,
8	COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr.
9	Susan C. Yu
10	SANGER & SWYSEN Robert M. Sanger
11	OXMAN & JAROSCAK
12	Brian Oxman
13	mifacts.com
14	By: Report M. Sanger
15	Attorneys for Defendant MICHAEL JOSEPH JACKSON
16	
17	
18	mjfacts.com mjfacts.com
19	
20	
21	
22	
23	
24	mjfacts.com mjfacts.com mjfacts.com
25	
26	
27	
28	EX PARTE APPLICATION TO FILE UNDER SEAL

mjfacts.com 2

THE COURT HAS THE AUTHORITY TO ORDER THAT A RECORD BE FILED UNDER SEAL

Pursuant to California Rule of Court 243.1(d), the Court has the authority to order a record be filed under seal if it expressly finds that:

- 1. There exists an overriding interest that overcomes the right of public access to the record;
 - 2. The overriding interest supports sealing the record;

б

- 3. A substantial probability exists that the overriding interest will be prejudiced if the record is not scaled;
 - 4. The proposed sealing is narrowly tailored; and
- 5. No less restrictive means exist to achieve the overriding interest. (California Rule of Court 243.1(d).)

II.

OVERRIDING INTERESTS EXIST THAT MEETS THE ABOVE CRITERIA FOR SEALING A RECORD

It is necessary to seal the record pursuant to California Rule of Court 243.1(d) based on the overriding interests of Mr. Jackson's rights to due process and a fair trial under the Fifth, Sixth and Fourteenth Amendments to the United States Constitution and Article I, Sections 1, 7, and 15 of the California Constitution.

An inspection of the documents will reveal that they disclose the testimony of witnesses or potential witnesses and disclose possible evidence, the admissibility of which, is yet to be determined.

The overriding interests of Mr. Jackson's rights to a fair trial and due process would be compromised if the accompanying document is not filed under seal. A person accused of a crime is entitled to due process and a fair trial under the Fifth, Sixth and Fourteenth Amendments to the

1	United States Constitution and Article I, Sections 1, 7, and 15 of the California Constitution.
2	Material contained the accompanying document pertains to evidence and the testimony of
3	witnesses that, if made public, would compromise Mr. Jackson's these rights and would result in
4	prejudice to Mr. Jackson. In order to protect these overriding interests, it is necessary that the
5	accompanying document be filed under seal.
6	CONCLUSION
7	For the reasons stated above, Mr. Jackson requests that the Court issue an order that the
8	accompanying MOTION TO RECONSIDER ORDER DENYING BAIL REDUCTION (C.C.P.
9	§ 1008) AND REQUEST FOR AN EVIDENTIARY HEARING and accompanying documents.
10	be filed under seal.
11	Dated: September 10, 2004
12	COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Ir.
13	Susan C. Yu Mijiacis.co
14	SANGER & SWYSEN Robert M. Sanger
15	OXMAN & JAROSCAK
16	Brian Oxman
17	By:
18	Attorneys for
19	MICHAEL JOSEPH JACKSON
20	
21	
22	
23	
24	mjfacts.com mjfacts.com mjfacts.com
25	·
26	
27	
28	THE PARTY AND LOCATION TO ANY EXPLORED COLUMN

mjfacts.com 4

DECLARATION OF ROBERT M. SANGER

I, Robert Sanger, declare:

5

- 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.
- It is necessary that the accompanying MOTION TO RECONSIDER ORDER DENYING 2. BAIL REDUCTION (C.C.P. § 1008) AND REQUEST FOR AN EVIDENTIARY HEARING and accompanying documents, be filed under seal in order to protect the overriding interests of Mr. Jackson's rights to due process and a fair trial, as well as to prevent the disclosure of witnesses, potential witnesses and potential evidence.

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this 10th day of September, 2004 at Santa Barbara, California.