COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr., State Bar Number 091182 Susan Yu, State Bar Number 195640 2 1875 Century Park East, 7th Floor Los Angeles, CA 90067 3 Telephone (310)284-3120 Facsimile (310)284-3133 SANGER & SWYSEN 5 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 8 **OXMAN & JAROSCAK** Brian Oxman, State Bar Number 072172 9 14126 East Rosecrans Santa Fe Springs, CA 90670 Tel.: (562) 921-5058, Fax: (562) 921-2298 11 Attorneys for Defendant MICHAEL JOSEPH JACKSON 12 13 SUPERIOR COURT OF THE STATE OF CALIFORNIA 14 FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION 15 16 THE PEOPLE OF THE STATE OF Case No. 1133603 CALIFORNIA. 17 EX PARTE APPLICATION TO SUBMIT TO THE COURT THE ISSUE OF FILING Plaintiffs. 18 UNDER SEAL 19 VS. Honorable Rodney Melville 20 MICHAEL JOSEPH JACKSON, 21 Defendant. 22 23 24 25 TO THE CLERK OF THE ABOVE ENTITLED COURT AND TO THE DISTRICT 25 ATTORNEY OF THE COUNTY OF SANTA BARBARA, TOM SNEDDON, AND DEPUTY 27 DISTRICT ATTORNEYS GERALD FRANKLIN, RON ZONEN, AND GORDON 28

EX PARTE APPLICATION TO SUBMIT 10 THE COURT THE ISSUE OF FILING UNDER SEAL

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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 scaling the record;
- 3. A substantial probability exists that the overriding interest will be prejudiced if the record is not sealed;
  - 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).)

Pursuant to the Court's prior instructions, including instructions reiterated on May 28, 2004, we are submitting the Transcript of Defense Exhibit 40 to the Penal Code Section 1538.5 out of an abundance of caution so that the Court may determine whether or not it may be filed under seal. It does not appear that this particular document makes references to statements of witnesses, documents, exhibits, photographs or other evidence that may be subject to the pretrial rule regarding the filing of documents under seal. (Exhibit 1, Declaration of Robert M. Sanger.)

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EX PARTE APPLICATION TO SUBMIT 30 THE COURT THE ISSUE OF FILING UNDER SEAL

## CONCLUSION

For the reasons stated above, Mr. Jackson submits the matter for the Court's determination as to whether it should be ordered that the accompanying Transcript of Defense Exhibit 40 to the Penal Code Section 1538.5 be filed under seal.

Dated: September 10, 2004

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

SANGER & SWYSEN Robert M Sanger

> OXMAN & JAROSCAK Brian Oxman

By:

Robert M. Sanger

Attorneys for

MICHAEL JOSEPH JACKSON

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

I. Robert Sanger, declare:

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

Pursuant to the Court's prior instructions, including instructions reiterated on May 28, 2. 2004, we are submitting the Transcript of Defense Exhibit 40 to the Penal Code Section 1538,5 out of an abundance of caution so that the Court may determine whether or not it may be filed under seal. It does not appear that this particular document makes references to statements of witnesses, documents, exhibits, photographs or other evidence that may be subject to the pretrial rule regarding the filing of documents under seal.

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.

Robert M. Sanger