2 3 4 5 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 FOR THE COUNTY OF SANTA BARBARA 10 11 THE PEOPLE OF THE STATE OF Case No.: 1133608 12 Order for Release of Redacted Documents CALIFORNIA, 13 Plaintiff, [Plaintiff's Memorandum Re: An Appropriate Limit to Cross-Examination of Witness Called 14 by the Defense on a Limited Issue Relevant to Search of Bradley Miller's Office] 15 MICHAEL JACKSON. 16 Defendant. 17 The redacted form of the Plaintiff's Memorandum Re: An Appropriate Limit to Cross-18 19 Examination of Witness Called by the Defense on a Limited Issue Relevant to Search of Bradley 20 Miller's Office attached to this order shall be released and placed in the public file. The 21 unredacted originals shall be maintained conditionally under seal pending the next hearing. 22 DATED: September 16, 2004 23 24 25 Judge of the Superior Court 26 27 28



THOMAS W. SNEDDON, JR., DISTRICT ATTORNEY
County of Santa Barbara
By: RONALD J. ZONEN (State Bar No. 85094)

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

SANTA MARIA DIVISION

THE PEOPLE OF THE STATE OF CALIFORNIA,) N

Plaintiff,

Defendant.

No. 1133603

PLAINTIFF'S MEMORANDUM
RE: AN APPROPRIATE LIMIT
TO CROSS-EXAMINATION OF
WITNESS CALLED BY THE
DEFENSE ON A LIMITED
ISSSUE RELEVANT TO
SEARCH OF BRADLEY
MILLER'S OFFICE

UNDER SEAL

DATE: Sept. 16, 2004 TIME: 8:30 a.m. DEPT: SM 2 (Melville)

Defendant has subpoensed Jane Doe to appear in court and be questioned on whether she knew Investigator Brad Miller was employed by attorney Mark Geragos and whether she conveyed that information to law enforcement prior to November 18, 2003, the date the search warrant of Mr. Miller's office was executed. It is anticipated that Jane Doe will say she did not know who employed Brad Miller, nor did she care. She believed Brad Miller was one of "Michael Jackson's people" along with a half-dozen others who were doing his bidding. That is what she told sheriff's detectives in interviews conducted in July and August, 2003 and that is what she believes today.

PLAINTIFF'S MEMORANDUM IN SUPPORT OF MOTION TO LIMIT CROSS-EXAMINATION OF JANE DOE

her ex-husband.

Jane Doe had two lengthy interviews with detectives prior to the execution of the Miller search warrant. The first began on July 6, 2003 and ended on the 7th. The second was on August 13, 2003. Both interviews were video-taped. Transcripts have been prepared of the interviews and are in the possession of the defense attorneys. The combined transcripts are over 200 pages in length. Jane Doe said nothing about Brad Miller working for Mark Geragos. On one occasion she refers to Brad Miller as one of "Michael's people," including him by that reference with

Is there any evidence Jane Doe knew otherwise? An audio tape of Brad Miller's interview with Jane Doe and family, presumably conducted on February 16, 2003, was seized from Mr. Millers office. That tape has been transcribed. At the outset of the interview, Miller is heard telling Jane Doe he is a private investigator and works for the law firm of Geragos and Geragos, specifically Mark Geragos, attorney for Michael Jackson. That introduction took about 30 seconds. The interview lasted about 30 minutes. There were no other references to Geragos. The interview concentrated on Michael Jackson and on Jane Doe's relationship with

There are no other references to Brad Miller or to who might employ him.

Is it reasonable to believe that Mr. Miller's 30-second introduction of himself to Jane Doe in which he referenced "Geragos and Geragos" would be so indelibly etched in Jane Doe's memory that five to six months later she would understand Miller to have been employed by Geragos rather than Michael Jackson himself? No; not in light of Miller's other remarks. In the same 30 seconds introduction he also identified Michael Jackson as his ultimate employer, and he devoted the balance of his conversation to the subject of Jackson and of Jane Doe's exhusband.

The question of who employed Brad Miller would have been insignificant to Jane

Doe. She would have had no motivation to cause law enforcement to believe it was Jackson rather than Geragos who was identified as Miller's employer. It would have made no difference in her life at all. It is likely she either did not hear him utter the words, or did hear

him and, five to six months later, forgot it, or heard him but did not understand the significance of what he was saying. At the time, and even today, she would have had no reason to understand its significance.

District Attorney Tom Sneddon, Sergeant Steve Robel, Detective l'aul Zelis andothers have all testified that prior to the execution of the search warrant they had no knowledge
that Bradley Miller was employed by Mark Geragos. All of the interviews they relied upon
were audio- or video-taped. There is no question as to what the witnesses said to the
investigating officers. None of the statements from any of the witnesses prior to the search
gave any information about Brad Miller's employer.

It is expected that defense attorneys will attempt to engage in intensive cross examination of Jane Doe, covering all aspects of her life over the last ten years or beyond, in an effort to show that she is lying about both issues; that in fact she knew of the Geragos/Miller connection and that she conveyed that information to law enforcement. Defense attorneys should not be allowed to aggressively cross-examine a witness on entirely collateral matters under any circumstance. Defense counsel in this case should not be allowed to cross-examine lane Doe concerning other instances of behavior the defense contends reflects dishonesty unless that behavior is relevant to the issue and only until they can make a good faith showing that Jane Doe is being deceptive on the two issues at bench.

The court, observing that the issue of what Jane Doe knew and what she told the investigators about who hired Bradley Miller could be resolved by her answer to two questions, has already stated its willingness to resolve this issue with a declaration. The defense was quick to state (with a glance at the press corps in the audience) that Jane Doe has lied under oath numerous times in the past and her personal attendance, for the express purpose of impeaching her anticipated testimony on this not terribly critical issue, was required for that reason.

The defense revealed its motivation too quickly. They intend to use the Geragos/Miller relationship as a pretext to go after Jane Doe in a very public way. Presumably the defense expects to ask Jane Doe about, e.g., her deposition testimony

But "a party may not cross-examine a witness upon collateral matters for the purpose of eliciting something to be contradicted. [Citations.]" (People v. Lavergne (1971) 4 Cal.3d 735, 744. And see People v. Carpenter (1999) 21 Cal.4th 1016,1052: "Courts may 'prevent criminal trials from degenerating into nitpicking wars of attrition over collateral credibility issues.' [Citations to, inter alia, Lavergne.]."

The Court aptly identified the issue as "did she tell anybody in law enforcement, and that's a simple question." (Uncertified RT 8/20/04 179:6-8.) It recognized that the defense "would like to have her testify, but it doesn't seem to me that after she says yea or nay, that there's much else to ask her[.] [A]s much as you would like to ask her everything else, that's really the only issue here." (Id., 179:14-18.)

A good faith showing means more than Jane Doe knew of the relationship at one time. It means she was consciously aware of the Geragos/Miller relationship at the time of the interviews with detectives and intentionally withheld the information. That she may have forgotten 30 seconds of apparently meaningless information told her five months earlier should not be grounds for protracted cross examination that promises to be gratuitously nasty.

Dated: September 7, 2004.

THOMAS W. SNEDDON, JR. District Attorney

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Ronald J. Zonen, Senior Deputy

Attorneys for Plaintiff

PROOF OF SERVICE

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STATE OF CALIFORNIA COUNTY OF SANTA BARBARA

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I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years and I am not a party to the within-entitled action. My business address is: District Attorney's Office; Courthouse; 1105 Santa Barbara Street, Santa Barbara, California 93101.

On September 7, 2004, I served the within PEOPLE'S MEMORANDUM RE: AN APPROPRIATE LIMIT TO CROSS-EXAMINATION OF WITNESS CALLED BY THE DEFENSE ON A LIMITED ISSUE RELEVANT TO THE SEARCH OF BRADLEY MILLER'S OFFICE on Defendant, by THOMAS A. MESEREAU, JR., STEVE COCHRAN, and ROBERT SANGER, by personally delivering a true copy thereof to Mr. Sanger's office and by faxing a true copy to Mssrs. Mesereau and Cochran at the facsimile number shown with the address of each on the attached Service List. A true copy will be delivered to each counsel in open court on September 8, 2004.

I declare under penalty of perjury that the foregoing is true and correct.

Executed at Santa Barbara, California on this 7th day of September, 2004.

Gerald McC. Franklin

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1 2 SERVICE LIST 3 4 THOMAS A. MESEREAU, JR. Collins, Mesereau, Reddock & Yu, LLP 1875 Century Park East, No. 700 5 Los Angeles, CA 90067 FAX: (310) 284-3133 6 Attorney for Defendant Michael Jackson 7 8 STEVE COCHRAN, ESQ. Katten, Muchin, Zavis & Rosenman, Lawyers 2029 Century Park East, Suite 2600 Los Angeles, CA 90067-3012 FAX: (310) 712-8455 Q 10 Co-counsel for Defendant 11 12 ROBERT SANGER, ESQ. Sanger & Swysen, Lawyers 233 E. Carrillo Street, Suite C Santa Barbara, CA 93001 13 FAX: (805) 963-7311 14 Co-counsel for Defendant 15 16 17 18 19 20 21 22 23 24 25 26 27 28 PINITE IN SUPPORT OF MOTION TO LIMIT CROSS-EXAMINATION OF JANE DOE

PROOF OF SERVICE 1013A(1)(3), 1013(c) CCP

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 SEPTEMBER 16, 20 04, I served a copy of the attached ORDER FOR RELEASE OF REDACTED DOCUMENTS (PLAINTIFF'S MEMORANDUM RE AN APPROPRIATE LIMIT TO CROSS-EXAMINATION OF WITNESS CALLED BY THE DEFENSE ON A LIMITED ISSUE RELEVANT TO SEARCH OF BRADLEY MILLER'S OFFICE _____addressed as follows:

THOMAS W. SNEDDON, DISTRICT ATTORNEY DISTRICT ATTORNEY'S OFFICE 1105 SANTA BARBARA STREET SANTA BARBARA, CA 93101

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

X FAX By faxing true copies thereof to the receiving fax numbers of: 805-568-2398 (DISTRICT ATTORNEY); 310-861-1007 (THOMAS A. MESEREAU, JR) , 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 their clerk therein or the person having charge thereof. 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.

CARRIE L. WAGNER

I certify under penalty of perjury that the foregoing is true and correct. Executed this 16TH day of

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SEPTEMBER , 20 04 , at Santa Maria, California.

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