

NOV 12 2004

GARY M. BLAIR, Executive Officer
Carrie L. Wagner
CARRIE L. WAGNER, Deputy Clerk

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

THE PEOPLE OF THE STATE OF
CALIFORNIA,

Plaintiff,

vs.

MICHAEL JACKSON, .

Defendant.

Case No.: 1133603

Order for Release of Redacted Documents

[Exhibits 2 - 18 from Pen. C. § 1538.5
Hearings (Parts 1 and 2)]

The redacted versions of Exhibits 2 - 18, admitted during the Pen. C. § 1538.5 Hearings (Parts 1 and 2), attached to this order shall be released and placed in the public file. The documents in unredacted form remain under seal pursuant to the court's order sealing those exhibits dated November 12, 2004.

DATED: November 12, 2004

Rodney S. Melville
RODNEY S. MELVILLE
Judge of the Superior Court

March 26, 2003

BY MESSENGER

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 39th Floor
Los Angeles, CA 90071

Re: [REDACTED] Jackson

Dear Mr. Geragos:

I represent [REDACTED]. I assume you represent Michael Jackson and MJD Productions (hereinafter, collectively "Jackson"). If I am incorrect, please let me know which attorneys represent them so that I may contact them.

The purpose of this letter is to demand the following on the behalf of [REDACTED]:

1. The [REDACTED] demand that Jackson and his representatives (including but not limited to bodyguards, investigators, attorneys, public relations/publicity personnel, and all others who perform services for Jackson) cease all contacts and efforts to contact them.

[REDACTED]

None of them wants anything more to do with Jackson or his representatives. My clients insist that Jackson leave them alone from this moment on.

2. The [REDACTED] demand that Jackson immediately return to them (a) their passports and visas; (b) the papers they have signed, including passport/visa applications, school documents, documents in connection with the legal action in Britain concerning "Living With Michael Jackson," and everything else bearing their signatures

502

or purported signatures; (c) all personal property removed from the [REDACTED]; (d) the keys to all locations and facilities in which Jackson has stored any of their possessions; (e) the children's clothing [REDACTED]; (f) all other property of the [REDACTED] Jackson's possession or under his control.

3. The [REDACTED] demand that Jackson immediately provide a list of all their personal property that he possesses or controls or stored, whether it was left at Neverland, removed from my clients' apartment, or obtained in any other way. They also demand to know the precise location of all such property, and the identity, address, and phone number of each person with access and/or a key to any place where the property is located.

4. The [REDACTED] demand that Jackson immediately provide the originals and all copies of all tapes, films, audio recordings, photographs, and other physical representations of any of the [REDACTED] or their voices, that were made by or on behalf of Jackson, including but not limited to (a) all "images on film" and "film images" referred to in the several purported releases dated 2/19/03 and titled "This model release"; (b) any film or tape made for "Living With Michael Jackson" including outtakes; (c) any tapes or films of one or more [REDACTED] including but not limited to recordings made by [REDACTED] including the recording made at [REDACTED]

and (d) the tape or film or the [REDACTED] that was made in a home in the San Fernando Valley within the last two months, before the broadcast of the Jackson "rebuttal" of "Living With Michael Jackson."

5. The [REDACTED] demand that Jackson immediately provide (a) the originals and all copies of all purported releases signed by any of them [REDACTED] the document that [REDACTED] and [REDACTED]

The [REDACTED] hereby revoke all releases they signed in favor of Jackson, [REDACTED]

Accordingly, the [REDACTED] demand that Jackson not exhibit, sell, or exploit in any manner any materials, images, and any other thing that is supposedly the subject of a release signed by any of the [REDACTED] including but not limited to "Living With Michael Jackson." In

Mark J. Geragos, Esq.
March 26, 2003
Page 3

view of [REDACTED]
"rebuttal" program without legal consent, he demands that Jackson
cease and desist from exploiting either of those productions in any
manner whatsoever.

[REDACTED] His failure to heed
this demand will force my clients to seek a civil restraining order
and perhaps to vindicate their rights in other legal ways. They
expect Jackson to comply with the demands to provide items by
delivering them to my office no later than April 1, 2003. If
Michael Jackson truly is concerned about the best interests of the
[REDACTED] he will comply promptly with each of these
demands.

Sincerely yours,

William Dickerman

WD:jsp
cc: [REDACTED]

Law Offices of Bickerman & Associates

11335 W. Olympic Boulevard
Suite 10C
Los Angeles, California 90064

Phone: (310) 263-6666
Fax: (310) 263-6667
Email: wbickerman@midispring.com

April 8, 2003

by fax

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 39th Floor
Los Angeles, CA 90071

Re: [REDACTED]/Jackson

Dear Mr. Geragos:

Further to our conversation this afternoon, I have spoken to my client about receiving the items you said are stored away. She tells me that, contrary to what you said about there being a "truckload," she had very few possessions since she lived in a bachelor apartment. She does not believe that much if any furniture was removed. In any event, she would like to arrange to go to the storage facility and remove whatever of her family's possessions are there. The best days are April 14 and 20-25. Please let me know ASAP what dates are available for your client.

You said that the moving transaction

[REDACTED]

Incidentally, she tells me

[REDACTED]

Obviously, therefore, you are fully aware of what has been going on between Jackson and my clients.

Regardless of when the apartment items are returned, please

[REDACTED]

last, to my clients' knowledge, in [REDACTED] possession.

[REDACTED]

Jackson should have no doubt as to [REDACTED]

#03

Mark J. Geragos, Esq.
April 8, 2003
Page 2

mjfacts.com

mjfacts.com

mjfacts.com

intention to do all she can to protect her children
[REDACTED]

Sincerely yours,

William Dickerman
William Dickerman

mjfacts.com

mjfacts.com

WD:jsp
[REDACTED]

mjfacts.com

Law Offices of Dickerman & Associates

11555 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 268-6666
Fax: (310) 268-6667
Email: wdickerman@mindspring.com

April 3, 2003

Via Fax (213) 625-1600

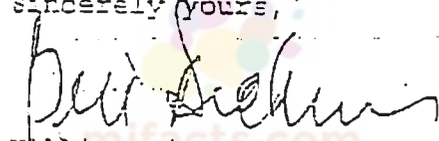
Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Avenue, 39th Floor
Los Angeles, CA 90071

Re: [REDACTED]/Jackson

Dear Mr. Geragos:

On March 26, 2003, I wrote you and asked that you deliver certain items to my office by April 1. On March 31, we spoke, and you asked for a couple of days' additional time to locate certain items. Would you please let me know, immediately, what progress you have made? My clients are quite eager to obtain the possessions and all other items described in my March 26 letter.

Sincerely yours,


William Dickerman

WD:js
[REDACTED]

04

Law Offices of Dickerman & Associates

11555 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 263-6666
Fax: (310) 263-6667
Email: wdickerman@mindspring.com

April 9, 2003

by fax

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 35th Floor
Los Angeles, CA 90071

Re: [REDACTED]/Jackson

Dear Mr. Geragos:

Further to my letter of yesterday, which I faxed in the early evening, my clients request that you immediately deliver to me the following items of [REDACTED] that he had [REDACTED] but that he did not take with him when he left [REDACTED]. Those items were not among the items stored from the [REDACTED]. If those things, or any of the others that I have requested be delivered immediately, are in storage, please have them removed from storage.

I also request that you immediately provide the name, address, and phone number of the entity or individual(s) that moved the apartment items to storage.

Sincerely yours,

William Dickerman
William Dickerman

WD:jsp

#05

mjfacts.com

mjfacts.com

mjfacts.com

April 11, 2003

Via Fax (213) 625-1600

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Avenue, 39th Floor
Los Angeles, CA 90071

Re: [REDACTED] Jackson

Dear Mr. Geragos:

I wrote you on April 9, 2003, requesting the immediate delivery of certain items. I have not received them. I followed up the letter with a phone call; you have not responded to it. Please have your client comply with my demands at once.

My clients have also learned that Mr. Jackson has produced or is producing, and that Fox will broadcast, a program involving home videos or home movies. To the extent that any such production contains footage, interviews, or anything else concerning any of my clients, I hereby demand that my clients be cut out of any such production and not be part of any such broadcast. As I stated in my March 26 letter to you, [REDACTED] "revoked" all releases they signed in favor of Jackson, [REDACTED]

[REDACTED] Accordingly, neither Jackson nor [REDACTED] has any of my clients' consent to exhibit any tape or film of them. As you know, once consent has been withdrawn, the use of such material will be actionable.

I would appreciate your confirming to me, at your earliest convenience, that neither Mr. Jackson nor his company will use any tape, film, or other image of my clients.

Sincerely yours,

William Dickerman

WD:is
[REDACTED]

406

mjfacts.com

mjfacts.com

GERAGOS & GERAGOS

LAWYERS

39TH FLOOR

350 S. GRAND AVENUE

LOS ANGELES, CALIFORNIA 90071-3480

TELEPHONE (213) 625-3900

FACSIMILE (213) 625-1600

April 15, 2003
VIA FACSIMILE

William Dickerman
11355 W. Olympic Blvd
Suite 100
Los Angeles, CA 90064
Facsimile No: (310) 268-6667

Re: [REDACTED]

Dear Mr. Dickerman:

We have retrieved various items from storage and would appreciate your advising us as to where they should be delivered.

Very truly yours,



Mark A. Geragos
GERAGOS & GERAGOS

MJG:goF

H-07

Phone: (310) 268-6666
Fax: (310) 268-6667
Email: wdickerman@mindspring.com

April 22, 2003

by fax

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 29th Floor
Los Angeles, CA 90071

Re: [REDACTED] Jackson

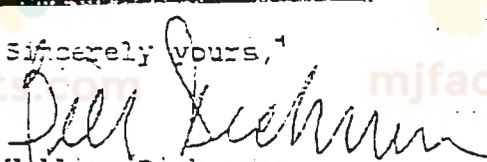
Dear Mr. Geragos:

This responds to yours of April 15. I have been out of the office most of the time since then. On March 26 I asked you to return immediately to [REDACTED] their passports, other documents, [REDACTED] clothing, etc. You did not do so. On April 8 I again asked [REDACTED] some items be delivered to me immediately. You did not do so. On April 9 I repeated the request. You ignored it, too. Your April 15 letter ignores the specific requests and refers simply to "various items." As to those referred to above, you already have my instructions for delivery. I demand, for the fourth time, that you comply with my requests.

As for any other items, I repeat my request of March 26 that "Jackson immediately provide a list of all [my clients'] personal property that he possesses or controls or stored, whether it was left at Neverland, removed from my clients' apartment, or obtained in any other way. They also demand to know the precise location of all such property, and the identity, address, and phone number of each person with access and/or a key to any place where the property is located." In order to know what to do with items other than those I have asked you repeatedly to deliver to me, my clients need to know what and where it is. They have a right to know, too.

In view of your failure to provide [REDACTED]

Sincerely yours,¹


William Dickerman

WD:jsd
[REDACTED]

#08

Law Offices of Dickerman & Associates

11355 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 268-6666

Fax: (310) 268-6667

Email: wdickerman@mindspring.com

May 12, 2002

by fax

Mark J. Garagos, Esq.
Garagos & Garagos
350 S. Grand Ave., 38th Floor
Los Angeles, CA 90071

Re: [REDACTED] / Jackson

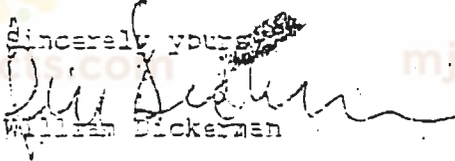
Dear Mr. Garagos:

I thought I had previously memorialized by letter your April 24 stunt with the movers, but I find I did not. This, then, will serve to confirm that on April 24, at about 9:30 a.m., you sent purported movers to my office laden with a huge amount of furniture and, possibly, other items that the movers told the receptionist and building services representatives I had directed and arranged to be delivered. As you know and knew then, and as my correspondence reflected, there was no such arrangement. In fact, much to the contrary, I asked you, on numerous occasions, to deliver [REDACTED]

[REDACTED] Not only did you never deliver these items; you never even acknowledged any intention or interest in doing so. In fact, the "movers" left nothing at my premises, [REDACTED] clothes, furniture, nor anything else.

I'm curious what you hoped to gain by (1) trying to deliver things that I did not ask for (2) at a time that I did not arrange (3) on a day when my recorded phone message said I would be out of the office. Your representative told the building staff that I had arranged for the move, was going to be at my office to receive the items, and that it was critical to me that the move be accomplished at that precise time. That was all false, as you know and knew then.

I reiterate the demand in several previous letters that you immediately deliver the specified items to me. I would also like to know precisely what the movers sought to deliver, where it is now, and how to get hold of it if my client seeks to do so.

Sincerely yours,

William Dickerman

WD:jsp
[REDACTED]

A09

Law Offices of Dickerman & Associates

1155 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 268-6666
Fax: (310) 268-6667
Email: wdickerman@mindspring.com

May 15, 2003

by fax

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 39th Floor.
Los Angeles, CA 90071

Re: [REDACTED] Jackson

Dear Mr. Geragos:

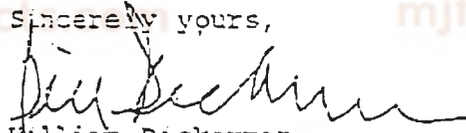
Thank you for your letter of today, which establishes nothing so much as your apparent adherence to the "Big Lie" school of thought; that is, you seem to believe that if you repeat or imply a falsehood often enough, it will be believed. In fact, as you well know, I was never "expecting delivery" of anything because (1) I never asked for it at any time, (2) we did not ever agree on any "delivery" at any time, and (3) I knew months in advance that I would be out of the office that day (the last day of Passover), so obviously would not have scheduled a "delivery" for that day. Anyone who bothered to call me would have heard my phone message announce that I would not be in; undoubtedly, you did call, and attempted the "delivery" precisely because I would not be here.

I will consider your suggested resolution once you comply with my previous requests that you provide a list of all items you intend to "deliver." I was told there was a massive amount of furniture in your "delivery," while my clients, who lived in a bachelor apartment, had very few possessions and little (if any) furniture.

[REDACTED]
[REDACTED] like you to deliver, immediately, my clients'

Finally, your blatant dishonesty regrettably compels me to instruct you to act on only my written authorization, instruction, or agreement.

Sincerely yours,


William Dickerman

WD:jsp

#10

GERAGOS & GERAGOS

LAWYERS

35TH FLOOR

350 S. GRAND AVENUE

LOS ANGELES, CALIFORNIA 90071-3490

TELEPHONE (213) 625-2900

FACSIMILE (213) 625-1600

May 15, 2003
VIA FACSIMILE

William Dickerman
11355 W. Olympic Blvd
Suite 100
Los Angeles, CA 90064
Facsimile No: (310) 258-5667

Re: [REDACTED]

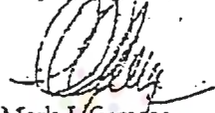
Dear Mr. Dickerman:

Thank you for your letter dated May 12, 2003, in which you correctly note that movers appeared at your office on April 24, 2003, to deliver property you claim belongs to your client. You also correctly note that "the movers left nothing at my premises." As you know, the reason nothing was left was that your landlord refused delivery of the items because you had failed to advise them that you were expecting the delivery. (See April 24, 2003 email from [REDACTED] to Dickerman, Bill)

Since it appears that you are not equipped nor willing to receive the property at your office, we suggest that a simple manner in which to resolve this situation is for your client to assume the \$100/month charge for the rental units in which the property is being stored.

Please advise me at your earliest convenience as to whether your client will accept this reasonable offer.

Very truly yours,



Mark J. Geragos
GERAGOS & GERAGOS

#11

GERAGOS & GERAGOS

LAWYERS

29TH FLOOR

350 S. GRAND AVENUE

LOS ANGELES, CALIFORNIA 90071-3420

TELEPHONE (213) 525-3900

FACSIMILE (213) 525-1600

May 17, 2003

VIA FACSIMILE

William Dickerman
11355 W. Olympic Blvd, Suite 100
Los Angeles, CA 90064
Facsimile No: (310) 268-6667

Re: [REDACTED]

Dear Mr. Dickerman:

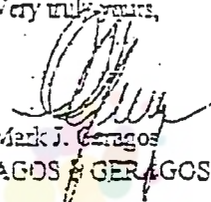
Thank you for your historic letter dated May 15, 2003. Beyond your bluster and personal attacks, please remember that you have a duty to resolve this matter in the most efficient manner possible. In that regard, please advise us as to whether your clients will accept our offer that they assume payment on the two storage lockers.

As to your request for an inventory of the property, our offer allows your clients immediate possession of all their property, period. We will waste no further time or resources of our client. You have caused us the unnecessary expense of one delivery attempt and we will not waste additional funds for the sole purpose of placating you.

Lastly, please be advised that in the event your clients (1) refuse to assume the payments on the storage lockers, or (2) fail to promptly remove the property therein, the property may ultimately be subject to auction by the storage facility.

Govern yourself accordingly.

Very truly yours,


Mark J. Geragos
GERAGOS & GERAGOS

MJG:gof

#12

Law Offices of Dickerman & Associates

11355 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 268-6666
Fax: (310) 268-6667
Email: wdickerman@mindspring.com

May 20, 2003

by fax

Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 39th Floor
Los Angeles, CA 90071

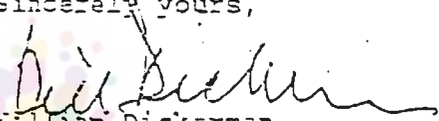
Re: [REDACTED] Jackson

Dear Mr. Geragos:

Thank you for your letter of May 17, which disingenuously characterizes my recitation of the truth as "histrionic."

My clients are willing to assume payment for storage of their possessions. In my letters of March 26 and April 22, I asked that you provide "the precise location of all such property, and the identity, address, and phone number of each person with access and/or a key to any place where the property is located." You have never responded to that more-than-reasonable request. If my clients are to "assume payment on the two storage lockers," as you requested they do, they will obviously need that information as well as any agreements that are to be assumed. I look forward to receiving all such information at once.

Sincerely yours,


William Dickerman

WD:jsp

#13

Law Offices of Dickerman & Associates

11355 W. Olympic Boulevard
Suite 100
Los Angeles, California 90064

Phone: (310) 268-6666
Fax: (310) 268-6667
Email: wdickerman@mindspring.com

May 27, 2003

by fax

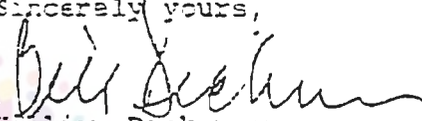
Mark J. Geragos, Esq.
Geragos & Geragos
350 S. Grand Ave., 39th Floor
Los Angeles, CA 90071

Re: [REDACTED] / Jackson

Dear Mr. Geragos:

On May 17 you demanded that I fulfill my supposed "duty to resolve this matter in the most efficient manner possible," which you defined as "advis[ing] us as to whether your clients will accept our offer that they assume payment on the two storage lockers." On May 20 I faxed back an acceptance of that offer and asked for particulars as to where the property was being stored. You have not responded, thus apparently violating the "duty" you mentioned. I request that you immediately supply the information requested in the previous letter.

Sincerely yours,


William Dickerman

WD:jsp

#14

GERAGOS & GERAGOS

LAWYERS

3RD FLOOR

350 S. GRAND AVENUE

LOS ANGELES, CALIFORNIA 90071-3490

TELEPHONE (213) 625-3900

FACSIMILE (213) 625-1600

June 2, 2003

VIA FACSIMILE

William Dickman
11355 W. Olympic Blvd, Suite 100
Los Angeles, CA 90064
Facsimile No: (310) 368-6667

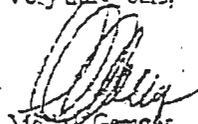
Re: [REDACTED]

Dear Mr. Dickman:

Thank you for your letter dated May 29, 2003. We will forward the information related to the storage lockers. Please arrange to have your clients assume responsibility for the lockers. You should also be advised that the June rent is paid. As such, your clients have until July 1, 2003 to finalize the transfer.

Please do not hesitate to call if you have any questions.

Very truly yours,



Maria Geragos

GERAGOS & GERAGOS

#15



mjfacts.com

mjfacts.com

mjfacts.com

Fax

To: William Dickerman

Re: [REDACTED] Belongings in Storage

Object:

Pages: 1

Fax:

Date: June 12, 2003

✧ Message

Dear Mr. Dickerman:

Sorry I was not able to get back to you yesterday; my Office Manager, Karen, let me know you called this morning...

[REDACTED] belongings were packed and loaded by [REDACTED]. They then placed the items in storage at their facility where they have remained since (occupying I believe two (2) vaults. I just sent a check to [REDACTED] for storage payment (May and June).

Please call [REDACTED] and make whatever arrangements are necessary to transfer the storage from myself to either you or your client.

[REDACTED] they can FAX whatever paperwork is necessary for me to sign to [REDACTED].

Thank you,

[REDACTED] Geragos, Esc.; Geragos & Geragos

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

#16

<input checked="" type="checkbox"/> RECLASSIFICATION	SHERIFF'S DEPARTMENT SANTA BARBARA COUNTY			2. CASE NUMBER 03-5670
1. CLASSIFICATION (a) Lewd acts against a child	<input checked="" type="checkbox"/> FOLLOW-UP	<input type="checkbox"/> CLEARANCE	<input type="checkbox"/> COMPLAINT	
3. DATE RPT TIME Friday, 06-13-03, 1520 hrs	4. FOLLOW UP TO: <input checked="" type="checkbox"/> OFFENSE	<input type="checkbox"/> ARREST	<input type="checkbox"/> INCIDENT	5. DAY/DATE THIS RPT/TIME Sunday, 07-06-03, 1500 hrs
6. VOBUS (LAST, FIRST, MI) Victim-1- Confidential	SEX	RAC	AGE/D.O.B.	RESIDENCE ADDRESS
7. BUSINESS ADDRESS OR SCHOOL	BUS PHONE	WORK HOURS	HOME PHONE	
8. R/P <input type="checkbox"/> WIT <input type="checkbox"/> CO-VIC <input checked="" type="checkbox"/> PARENT <input type="checkbox"/> OTHER <input type="checkbox"/>	CM	SEX	RAC	AGE/D.O.B.
LAST, FIRST, MIDDLE) CIRCLE INVOLVMENT Victim-2-Confidential				RESIDENT ADDRESS
R/P <input type="checkbox"/> WIT <input type="checkbox"/> CO-VIC <input type="checkbox"/> PARENT <input checked="" type="checkbox"/> OTHER <input type="checkbox"/>	CM	SEX	RAC	AGE/D.O.B.
				RESIDENT ADDRESS
R/P <input type="checkbox"/> WIT <input type="checkbox"/> CO-VIC <input type="checkbox"/> PARENT <input type="checkbox"/> OTHER <input type="checkbox"/>	CM	SEX	RAC	AGE/D.O.B.
				RESIDENT ADDRESS
R/P <input type="checkbox"/> WIT <input type="checkbox"/> CO-VIC <input type="checkbox"/> PARENT <input type="checkbox"/> OTHER <input type="checkbox"/>	CM	SEX	RAC	AGE/D.O.B.
				RESIDENT ADDRESS
9. SUSPECT NAME (LAST, FIRST, MIDDLE) Jackson, Michael	CM	SEX	RAC	AGE/D.O.B.
HGT	WGT	HAI	EYE	BOOKING #
ADDRESS Neverland Ranch 5225 Figuerca Mtn. Rd., Santa Ynez	PHONE	MUSTACHE <input type="checkbox"/>	HAT <input type="checkbox"/>	CLOTHING DESCRIPTION
		BEARD <input type="checkbox"/>	MASK <input type="checkbox"/>	
		GLASSES <input type="checkbox"/>	T/SCAR <input type="checkbox"/>	
SUSPECT NAME (LAST, FIRST, MIDDLE)	CM	SEX	RAC	AGE/D.O.B.
HGT	WGT	HAI	EYE	BOOKING #
ADDRESS	PHONE	MUSTACHE <input type="checkbox"/>	HAT <input type="checkbox"/>	CLOTHING DESCRIPTION
		BEARD <input type="checkbox"/>	MASK <input type="checkbox"/>	
		GLASSES <input type="checkbox"/>	T/SCAR <input type="checkbox"/>	
10. SUSP VEH LICENSE	ST	YR	MAKE	MODEL
COLOR	LOCATION/PERSON	<input type="checkbox"/> STORED, RELEASED <input type="checkbox"/> IMPOUNDED		
NAME OF R/O	ADDRESS			
11. COMPLAINT FILED <input type="checkbox"/> YES <input type="checkbox"/> MISDEMEANOR <input type="checkbox"/> NO <input type="checkbox"/> FELONY	12. REVIEWING DA	13. <input type="checkbox"/> CITATION ISSUE <input type="checkbox"/> D.A. NOTICE <input type="checkbox"/> REF. TO PROBATION	<input type="checkbox"/> WARRANT ISSUED <input type="checkbox"/> IN CUSTODY <input type="checkbox"/> OUT ON BAL	14. <input type="checkbox"/> CLEARED <input type="checkbox"/> CLOSED <input type="checkbox"/> INACTIVE
15. ATTACHMENTS: <input checked="" type="checkbox"/> SH-451	<input type="checkbox"/> CHP 180	<input type="checkbox"/> OTHER	<input checked="" type="checkbox"/> PROPERTY TAG # 122980	PAGE 1 OF 3 PAGES
16. RELATED CASE NUMBERS	VICTIM OR BUSINESS	DATE REPORTED	CRIME TYPE	CASE STATUS
17. REPORTING DEPUTY BODY # Sgt. S. Robel 0515	18. DATE/TIME RPT WRITTEN 09-10-03/1330	19. EST. TOTAL VALUE DNA	20. TOTAL HOURS WIKD 1 Hour	RECORDS USE ONLY RECEIVED 2423 DATE 11/21/04 BCS RMS
21. ASSISTING DEPUTY BODY #	22. SUPERVISOR APPROVING BODY # <i>[Signature]</i>	23. TYPED BY/DATE		

This copy is furnished for the exclusive use of and is not to be duplicated, copied or furnished to any person or agency except as provided by law, without the express permission of the Santa Barbara Sheriff's Department Records Bureau, and is to be returned to that Department, upon demand.

Copy for: Delivered Returned Investigator Other

#17
07!

PAGE 2	SHERIFF'S DEPARTMENT		Case Number 03-5670
	Santa Barbara County		
	CONTINUATION SHEET		
(A) LIST CONTINUATION, (B) DESCRIBE, PHYSICAL EVIDENCE, LOCATION FOUND & DISPOSITION, (C) NARRATIVE, (D) DISPOSITION.			

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

A. [REDACTED]

B. Several pages of correspondence between [REDACTED] (William Dickerman) and Jackson's attorney's (Mark Geragos & Michele Boote) were entered into evidence as item # 200 under tag# 122980.

C. Narrative:

On Sunday 7-6-03 at 1500 hours Detective Zelis and I met with [REDACTED] at the Santa Barbara Sheriff's Department in Goleta. During that meeting [REDACTED] was interviewed regarding this case. Refer to Detective Zelis's report for further concerning the results of the interview. At the conclusion of the interview [REDACTED] gave us several pages of correspondence between her attorney (William Dickerman) and Jackson's attorney's (Mark Geragos & Michele Boote).

The correspondence centered on [REDACTED] property that Jackson's people had put into storage and the MJJ production of "Living with Michael Jackson".

D. Attention Records: Investigation continuing.

072

22

SHERIFF'S DEPARTMENT SANTA BARBARA COUNTY PROPERTY FORM		2. CASE NUMBER 03-5670	2b. Attach to report No
1. OFFENSE/CLASSIFICATION 28B(a) Lewd acts against a child		PAGE #Prop-1 OF Prop-1	
4. VICTIM/COMPLAINANT Confidential		5. REPORTING OFFICER & BODY # S. Robel 0516	6. DATE/TIME OF REPORT 07-06-03/ 1500 Hrs
7. CONT. TO: TYPE OF RPT FORM Offense			
B. PROPERTY CODE - IF RECOVERED, STOLEN, FOUND, LOST, OR EVIDENCED UNDER OBSERVATION			
9. ITEM #	10. ITEM	11. SERIAL NUMBER	12. LIQUID NAME
200	Paperwork	N/A	N/A
13. DESCRIBE PROPERTY		14. PROPERTY TYPE CODE	15. VALUE
Misc correspondence between Jackson's and [REDACTED] attorneys relating to the publication of "Living with Michael Jackson."		E	122980

EXCEPT BY TRIBUNALS AUTHORIZED TO USE

ENTERED _____

INDEXED _____

SEARCHED BY _____

FILED _____

SEARCHED BY SEARCHING/ABBANT _____

FILED _____

Memorandum

Date: November 10, 2003

To: Sgt. Steve Robel and Paul Zelis

From: Thomas W. Sneddon, Jr., District Attorney *TWS*

Subject: Michael Jackson Investigation



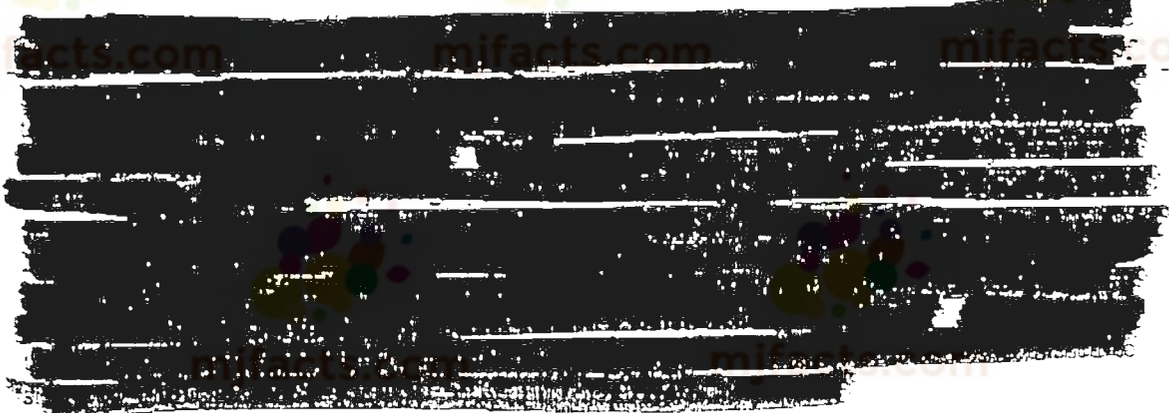
On Saturday, November 8, 2003, at approximately 1000 hours, I arrived in Beverly Hills for the purpose of ascertaining a description of the premises located at 211 South Beverly Drive, Beverly Hills, California, which is the purported office of Brad G. Miller. I turned right off of Wilshire Boulevard onto Beverly, traveled south for a block and a half, and on the right-hand side of the street I saw a two-story brick-trimmed building with the numbers 211 directly over large wooden double doors. I parked my car and went inside of the building and found the roster of occupants posted in a glass-enclosed container. In reviewing the occupants, I found the name of Brad Miller, with the number 205 directly to the right of his name. I photographed the roster. Slightly to my rear and left was a staircase. I went up the stairs to the top and turned left and proceeded to the end of the hallway. On the last door on the left-hand side of the hallway, was a double door with the number 205 next to it. The door contained about a half a dozen names of either attorneys or business management firms. The Brad Miller or Brad G. Miller was not among those listed on the door.

Thereafter, I walked the entire second floor location looking at other office spaces for either the name Brad Miller or Brad G. Miller on the door. I found none. Some of the other doors had names of businesses on them while others were simply blank with the room number next to it. I did this twice to ensure that I was not overlooking anything. I then proceeded down Beverly until I was able to turn around and come back on Beverly heading towards Wilshire Boulevard. I stopped immediately across the street from the building and took a series of photographs of the building. I then found a nearby phone booth with a Beverly Hills Yellow Pages. In the Yellow Pages I found the name of Brad Miller. I cannot recall whether there was a "G" in the name or not. I do not believe there was any address attached to the name, but there was a telephone number of 310-550-8121.

I then proceeded to the pre-arranged meeting place at the rear of the Federal Building on Wilshire Boulevard to meet with [REDACTED]. The purpose of the meeting was to secure her signature to some applications for victims compensation, to pick up several items of evidence that she wanted turned over to investigators relevant to the investigation of Michael Jackson and to show her several photographs. The first thing I did was have [REDACTED] sign the applications.

[REDACTED]

#18



Lastly, I received from [REDACTED] and gave her a receipt to that effect, a CD disk with the writing on the front of it, "Michael Jackson and [REDACTED]" and, a black jacket, which I did not examine. It was in a bag and I simply placed the disk and the jacket in the trunk of my car. Those items remained in my car until both items were moved to a secured location within my office.

mjfacts.com

...

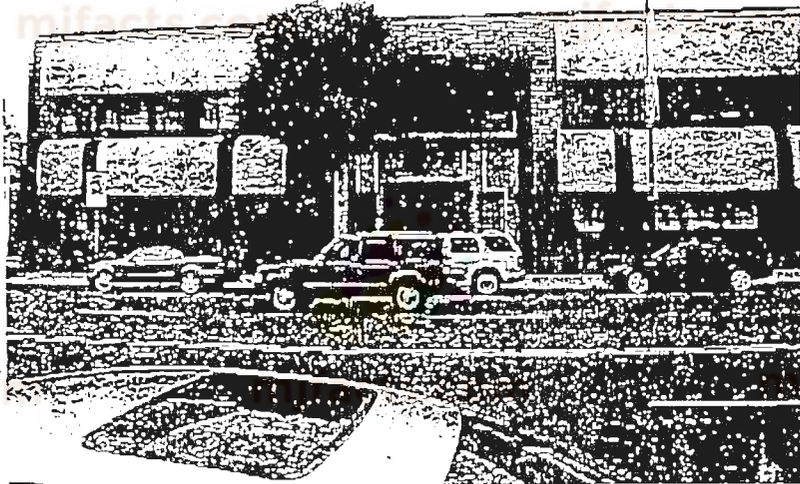
2005-2006
P. 16



mjfacts.com

mjfacts.com

mjfacts.com



mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts

mjfacts.com

mjfacts.com

mjfacts.com



mjfacts.com

mjfacts.com

mjfacts.com



m

acts

mjfacts.com

mjfacts.com

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 NOVEMBER 12, 2004, I served a copy of the attached ORDER FOR RELEASE OF REDACTED DOCUMENTS (EXHIBITS 2-18 FROM PENAL C. § 1538.5 HEARINGS - PARTS 1 AND 2) addressed as follows:

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

THOMAS W. SNEDDON, JR.
DISTRICT ATTORNEY'S OFFICE
1112 SANTA BARBARA STREET
SANTA BARBARA, CA 93101

FAX

By faxing true copies thereof to the receiving fax numbers of: (310) 861-1007 (Thomas Mesereau, Jr.); (805) 568-2398 (Thomas Sneddon). Said transmission was reported complete and without error. Pursuant to California Rules of Court 2005(1), 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 the person having charge thereof or by hand delivery to the above mentioned parties.

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.

I certify under penalty of perjury that the foregoing is true and correct. Executed this 12TH day of NOVEMBER, 2004, at Santa Maria, California.

Carrie L Wagner
CARRIE L WAGNER