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15	MICHAEL JOE JACKSON	REDACTED VERSION
16	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
17		ARBARA, S <mark>ANTA</mark> MARIA DIVISION
18		mifacts com
19	THE PEOPLE OF THE STATE OF CALIFORNIA,	CASE NO. 1133603
20	Plaintiff,	MR. JACKSON'S REPLY TO PROSECUTION'S RESPONSE TO INFORMANT MOTION
21	vs.	
22	MICHAEL JOE JACKSON	FILED ENDERSEAL & BY FAX
23	Defendant.	
24		HEARING
25 26	acts.com mjracts.c	DATE: OCTOBER 14, 2004 TIME: 8:30 A.M. Place: Dept. SM-2
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MEMORANDUM OF POINTS AND AUTHORITIES

I.

ARGUMENT

The Prosecution does not oppose the Informant Motion. Instead, it reveals two individuals, i.e., and and assumption as supplementary informants (i.e., in addition to and contends that the Informant Motion should be taken off calendar or denied because such disclosure "complies" with the discovery requirements under Penal Code §§ 1054.1 and 1054.7. The Prosecution's argument, however, is, at best, disingenuous for at least the following three reasons.

First, the Prosecution omits any discussion whatsoever of, let alone fails to disclose, the Confidential Citizen Informant referenced in the Probable Cause Statement for Search Warrant Nos. 4953 (Exhibit 5) and 4959 (Exhibit 6). The Prosecution knows who this informant is, yet deliberately withholds the identity. Such concealment amounts to nothing more than a game, which cannot be countenanced by this Court. The Prosecution must disclose this informant's identity and whereabouts or incur a dismissal. Twiggs v. Superior Court, 34 Cal.3d 360, 194 Cal.Rptr. 152 (1983); (see Informant Motion, pages 7-8, for references to Twiggs).

Second, the names of the informants are not enough. It is incumbent on the Prosecution to disclose all pertinent information which might assist the defense to locate them. Id.

Third, the Prosecution has repeatedly represented to this Court that it has "nothing to hide," that it has provided or will provide the Defense with all discovery. Such bold representation, however, is devoid of truth. As pointed out above, the Prosecution has deliberately withheld the identities and whereabouts of the "Confidential Citizen Informant" referenced in the Search Warrant Affidavits 4953 (Exhibit 5) and 4959 (Exhibit 6). Trial is fast approaching, yet the Prosecution is still withholding discovery.

The Prosecution still has not produced all of the search warrants and supporting affidavits and probable cause statements. Additional search warrants have been sought, obtained and sealed. The Defense has yet to receive them, which may very well contain more references to informants.

The Prosecution repeatedly says "just ask." When the Defense asks, the Prosecution says "we gave you everything" or "will give you everything, subject to provisions of Section 1054.7." The Defense has not received "everything."

By way of a letter dated July 22, 2004 (Exhibit 11), the Defense requested disclosure of informants. By way of a letter dated August 12, 2004 (Exhibit 12), the Prosecution disclosed as its only "confidential reliable informant." On August 19, 2004, testified that he was not the informant. On October 8, 2004, nearly two months later and four days after the Defense filed the instant Informant Motion, the Prosecution insists that is the informant and discloses two more informants, i.e., and the Prosecution says these informants were "previously withheld as set forth in the People's August 12, 2004 letter." That letter, however, says nothing about withholding informants.

The Prosecution must be ordered to disclose all of its informants.

V.

CONCLUSION

It is undisputed that the Defense is entitled to know who the Prosecution's informants are. Accordingly, and as set forth above, Mr. Jackson respectfully requests that the Court grant the Informant Motion and order the Prosecution to provide the

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Defense with the identities and whereabouts of all of its informants. Respectfully submitted, DATED: October 12, 2004 Thomas A. Mesereau, Jr. Susan C. Yu COLLINS, MESEREAU, REDDOCK & YU Steve Cochran Stacey McGee Knight KATTEN MUCHIN ZAVIS ROSENMAN Robert M. Sanger SANGER & SWYSEN Brian Cxman OXMAN & JAROSCAK By: Attorneys for Mr. MICHAEL J. JACKSON

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I, the undersigned, declare: I am a citizen of the United States of America, am over the age of eighteen (18) 3 years, and not a party to the within action. I am employed at 1875 Century Park East, 7th Floor, Los Angeles, CA 90067. On October 12, 2004, I served the following document: MR. JACKSON'S REPLY TO PROSECUTION'S RESPONSE TO INFORMANT MOTION 5 on the interested parties addressed as follows: 6 Thomas Sneddon, Esq., District Attorney 7 Gerald Franklin, Esq. Ronald Zonen, Esq. 8 Gordon Auchincloss, Esq. 9 District Attorney's Office 1105 Santa Barbara Street Santa Barbara, CA 93108 10 FAX: (805) 568-2398 11 BY MAIL: I placed each envelope, containing the foregoing document, with postage 12 fully prepaid, in the United States mail at Los Angeles, California. I am readily familiar with the business practice for collection and processing of mail in this office; that in the ordinary course of business said document would be deposited with the US Postal Service 13 in Los Angeles on that same day. 14 BY FACSIMILE: I served a copy of the within document on the above-interested parties, by way of a facsimile, at the facsimile numbers listed above. 15 16 BY MESSENGER/ATTORNEY SERVICE: I caused to personally serve the within document on the above interested parties. 17 (State) I declare under penalty of perjury under the laws of the State of California 18 that the foregoing is true and correct. (Federal) I declare that I am employed in the office of a member of the bar of this 19 court at whose direction the service was made. 2C Executed on October 12, 2004, at Los Angeles, California. 21 22 23

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