fact	Thomas A. Mesereau, Jr. (SBN 91182) Susan C. Yu (SBN 195640)	SUPERIOR COURT OF AUFORMA COUNTY OF SANTA BARBARA
2	COLLINS, MESEREAU, REDDOCK & YU 1875 Century Park East, 7 Floor Los Angeles, CA 90067 Telephone: 310-284-3120	NOV 0 1 230%
3	Los Angeles, CA 90067	GARY M. BLAIR, Executive Officer
4	Facsimile: 310-284-3120	CAPRIEL WAGNER DESCRIPTION
5	Robert M. Sanger (SBN 58214)	
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7		1 1/5 com 1 1 neivslean
8	Facsimile: 805-963-7311	L'unselled for
9	Brian Oxman (SBN 072172) Oxman & Jaroscak	to 6/16/05 com
	14126 East Rosecrans	Hunstaled pursues to 6/16/05 court order
11	Santa Fe Springs, CA 90670 Telephone: 562-921-5058 Facsimile: 562-921-2298	200
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13	Attorneys for Defendant MICHAEL JOSEPH JACKSON	mifacts.com
14	111,14013.0011	
	SUPERIOR COURT OF THE S	TATE OF CALIFORNIA
15	FOR THE COUNTY OF SANTA BARBARA	
16	SANTA MARIA	DIVISION
17		
18	THE PEOPLE OF THE STATE OF) CALIFORNIA,)	CASE NO. 1133603
19	Plaintiff,	MR. JACKSON'S OBJECTION AND OPPOSITION TO MOTION
20	vs. }	TO QUASH SUBPOENA
21	MICHAEL JOSEPH JACKSON	HILED ANDER SEAT & DOCLAMENT
22	Defendant.	TIME: 8:30 a.m.
23		DATE: November 4, 2004 PLACE: Department SM-2
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		TO MOTION TO OTHER SUPPORTIA
	MR. JACKSON'S OBJECTON AND OPPOSITION TO MOTION TO QUASH SUBPOBNA	

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Mr. Michael Jackson submits this Objection to Service and Opposition to Motion to Quash in response to the Motion to Quash filed by subpoenced party Ray Chandler. Mr. Jackson's Objection and Opposition is based on the following grounds:

- (1) The Notice of Motion was served on October 25, 2004, according to the Proof of Service by United States Mail (California Overnight), and whether it was express delivery or regular mail, service was insufficient for a hearing on November 4, 2004;
- (2) Because of the extent and length of the subpoenced party's Motion to Quash, and the large amounts of other business which is before the court, Mr. Jackson must insist on proper service and the notice period for the motion;
- (3) Mr. Jackson granted the subleased party significant additional time to respond to the subpoena, and no justification exists for the subpoenaed party not to abide by statutory notice periods or to have hearings on motions that are improperly noticed.

B. Service of the Subboens Duces Tecum and Trial Subboens.

On September 19, 2004, Mr. Jackson served the subpoenaed party with two (2) subpoenas. The first was a Subpoens Duces Tecum where the response was due on October 5, 2004. The second was a subposta for personal appearance at trial, and the production of documents where the response is due on January 31, 2004.

On September 30, 2004, Mr. Herbert Fox, counsel for the subpoensed telephoned Mr. Oxman and requested additional time to respond to the Subpoena. Mr. Oxman agreed and the parties mutually set October 25, 2004, as the date for the return on the Subpocna Doces Tecum. No discussion or agreement was made, nor was any necessary, concerning the subpoens to be returned on January 31, 2005.

On October 25, 2004, the subposmed party served a Motion to Oursh and Application for In Camera Review. The motion challeaged the subpoena because the subpoenaed party seeks protection under the California Shield Law contained in Evidence Code section 1070. However, whether the subpostneed party is a journalist, and whether a self-published book qualifies for

protection under the Shield Law, is an highly complicated question.

C. The Motion to Quash was Not Properly Served and the Notice Period Is Inadequate.

More important, the Proof of Service which is attached as Exhibit "A" to this Objection states the motion was served by:

"BY UNITED STATES MAIL (California Overnight).

[X] I deposited such envelope in the mail at Santa Barbara California. The envelope was mailed with postage fully prepaid."

Service by United States Mail is wholly inadequate for a hearing on November 4, 2004, which is only ten (10) days following the service of the document. Under Code of Civil Procedure section 1013(a), the period of notice must be extended an additional five (5) days prior to the hearing on the matter. The Motion to Quasiv suffers from inadequate service.

The Proof of Service makes mention of California Overnight, which is an express delivery service. However, there is no statement in the Proof of Service of this fact, nor does the proof of service describe the deposit with such service, whether it is in the business of overnight delivery, nor whether overnight delivery charges were pre-paid. All the Proof of Service states is that the U.S. Postage was pre-paid, and such postage payment would otherwise be inadequate for a private business such as California Overnight.

Further, an amended Proof of Service will not solve the inadequate notice problem here because Rule 4.11(a)of the California Rules of Court provides that written pretrial motions in criminal cases must be filled with the court at least ten (10) calendar days before the hearing on the motions. Service of the motion must be accomplished either by personal delivery or by mailing a copy of the motion under Code of Civil Procedure sections 1012-13, or by substituted services under code of Civil Procedure section 1011. 1 C.E.B., California Criminal Law and Procedure, sec. 24.5, at 628 (76 ed. 2004) L. Levinson, On California Criminal Procedure, sec. 21.11, at 839 (2002). Code of Civil Procedure section 1013(c) provides that where service is made by overnight or express delivery, there must be an additional two (2) days added to the period of notice.

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Service in this case, if it was made by overnight delivery deposited on October 25, 2004, is 2 still inadequate. While October 25, 2004, was ten (10) days prior to November 4, 2004, the service 3 was improper because it was not accomplished with the two (2) additional days required by Code of 4 Civil Procedure section 1013(c) for overnight and express delivery. The notice in this matter is 5 inadequate and the matter should be taken off calendar. 6 D. The Motion Should be Take Off-Calendar. 7 Mr. Jackson requests the subpocuaed party re-file his motion with proper notice. The subpostneed party has raised issues which cannot be addressed under the crush of business which is 8 9 evident in this case without proper notice being given. It is appropriate for the court to order the motion off-calendar for their of adequate service of the motion. 10 11 Respectfully submitted, 12 Dated: November 1, 2004 13 Thomas A. Mesereau, Jr. COLLINS, MESERBAU, REDDOCK & YU 14 Robert M. Sanger SANGER & SWYSEN 15 16 Brian Oxman OXMAN & JAROSCAK 17 18 19 By: 20 R. Brian Oxman Attorneys for Defendant 21 22 23 24 25

MR. JACKSON'S OBJECTON AND OPPOSITION TO MOTION TO QUASH SUBPOENA

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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA

I am employed in the County of Santa Barbara, State of California. I am over the age of 18 years of age and not a party to the within action; my business address is 15 West Carrillo Street, Suite 211, Santa Barbara, California 93101.

On Oct 25, 2004, I served the foregoing document described as Application To File Under Seal And Without Notice To The People; Notice of Motion and Motion to Quash Subposes and/or in Camera Review; Memorandum of Points and Authorities; Declaration of Raymond Chandler; Proposed Order on the interested parties in this action as follows:

Brian Oxman 14126 B. Rosecians Santa Fe Springs, CA 90670 Telephone (562) 921–5058

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BY UNITED STATES MAIL (California Over night)

[N] I deposited such envelope in the mail at Santa Barbara, California. The envelope was mailed with postage thereon fully prepaid.

[] As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Santa Barbara, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

[] BY PERSONALLY DELIVERY: I personally delivered said envelope to the name and address indicated above.

[] BY FACSIMILE TRANSMISSION: The transmission of this document was reported as complete and without error. A true and correct copy of the transmission reports are attached hereto. This transmission report was property issued by the transmitting facsimile machine on this date.

Executed on Oct - 25 2004 at Santa Barbara, California.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Kristyne Aljian

PROOF OF SERVICE BY MAIL AND FAX

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I, Maureen Jeroscak declare and say:

I am an attorney at law admitted to practice before all the courts of the state of California and I am an attorney for Mr. Michael Jackson in the above-entitled action. My business address is 14126 East Rosecrans Blvd., Santa Fe Springs, California 90670. I m over 18 years and not a party to the above-entitled action. On November 1, 2004, I served the following:

EX FARTE APPLICATION TO FILE UNDER SEAL

MR. JACKSON'S OBJECTION AND OPPOSITION TO MOTION TO QUASH on the interested parties by placing a true copy of the document in a sealed envelope, and depositing it in the United States Mail with first class postage fully prepaid at La Mirada, California, and addressed as follows:

Herb Fox
15 West Carrillo Street
Suite 211

Santa Barbara, CA 93101 Fax No. (805) 899-2121

In addition, on this same date, I served a copy of the document by fax to the above-indicated mumber by transmitting a true copy of it by facsimile pursuant to Rule 2003 of the California Rules of Court, and no error was reported by the machine. Pursuant to Rule 2008(e), I had the machine print a record of the transmission, and a copy of that record is attached to this declaration.

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct.

Executed this 1" day of November, 2004, at Santa Fe Springs, California.

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Maureen Jaroscak

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