1 2 3	COLLINS, MESEREAU, REDDOCK & Y Thomas A. Mesereau, Jr., State Bar Number Susan C. Yu, State Bar Number 195640 1875 Century Park East, 7th Floor Los Angeles, CA 90067 Tel.: (310) 284-3120, Fax: (310) 284-3133	O91182 FILED SUPERIOR COURT OF GALIFORNIA COUNTY OF SANTA BARBARA NOV 0 5 2004	
4 5 6	SANGER & SWYSEN 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	GARY M. BLAIR, Executive Officer BY CAMUL & WAGNEY CARRIE L. WAGNER, Deputy Clerk	
8	OXMAN & JAROSCAK Brian Oxman, State Bar No. 072172 14126 East Rosecrans Santa Fe Springs, CA 90670 Tel.: (562) 921-5080, Fax: (562) 921-2298	X unsialed pursuant to College court Order S	
10	Attorneys for Defendant MICHAEL JOSEPH JACKSON	Ordor Shirt of Shirt	
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13	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
14	FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION		
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16	THE PEOPLE OF THE STATE OF CALIFORNIA,	Case No. 1133603	
17	Plaintiffs, acts com	ORDER ENDORSING SUBPOENA DUCES TECUM TO VICTIM COMPENSATION AND	
18		GOVERNMENT CLAIMS BOARD	
19	VS.	Honorable Rodney S. Melville	
20	MICHAEL JOSEPH JACKSON,	Date: October 29, 2004	
21	Defendant.	Time: 8:30 am. Dept: SM 2	
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24	The Country is a Country in a Country in the Countr		
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27	IT IS HEREBY ORDERED that the evidence of witnesses, the Custodian of Records for the		

ORDER ENDORSING SUBPOENA DUCES TECUM

1	Victim Compensation and Government Claim Board, State of California, is material and relevant,		
2			
3	proceeding, the Court hereby endorses the subpoena attached hereto dated October 28, 2004. NOTE: Due to scheduling difficulties, any request for in camera		
4	review of records or other objections to production should be set		
5	(805) 346-7678 5 cool		
6	NOV 0 5 2004	Andy Mence	
7 8	mjfacts.com	The Honorable Rodney Melville Judge of the Superior Court of California County of Santa Barbara	
9	;	County of Santa Barbara	
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H	ORDER ENDORSING SUBPOENA DUCES TECUM		

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and A	·	FOR COURT USE ONLY
Thomas A. Mesereau, Jr. 91182 1875 Century Park East, Suite 700 Los Angeles, CA 90067	Brian Oxman 072172 (310) 284-3120 (562) 921-5058 Santa Fe Springs, CA	
ATTORNEY FOR (Named): Michael Joe Jacksor	90670 1	mifacts.com
Insert name of court, judicial district or branch court, if any, and		IIIJI accs.com
Santa Barbara County Superior Court 312 E. Cook Street (Dep Santa Maria, CA 93454	, Santa Maria Division ot. SM-2: Judge Rodney Melville)	
Title of case: The People of the State of Ca	alifornia v. Michael Jackson, et al.	
SUBPENA (CRIMINAL OR JUVENILE)	•	CASE NUMBER: 1133603
DUCES TECUM		
YOU ARE ORDERED TO APPEAR AS UNLESS you make a special agreeme a. Date: November 19, 2004 b. Address: 312 E. Cook Street, Dept	Time: 9:00 a.m.	and place shown in the box below
Santa Maria, CA 93454		
declaration of custodian of recopy of the records in an enverage Attach a copyof this subpenant time, and place from item 1 (the of the court at the address in ite ordered to appear in person an of the custodian or other qual procedure authorized by subdivideemed sufficient compliance with the original business address by the attornormal business hours, conditions. 3. IF YOU HAVE ANY QUESTIONS ABOUTHAT YOUR PRESENCE IS REQUIRITO APPEAR: a. Name: Brian Oxman	business records described in the accompaniney's representative and to permit copying one during normal business hours. DUT THE TIME OR DATE FOR YOU TO APPEC, CONTACT THE FOLLOWING PERSON I	ons 1560, 1561, 1562, and 1271. (1) Place a declaration with the records. Seal them. (2) ase name and number, your name and date outer envelope, seal it, and mail it to the clerk attorney or party shown at the top of this form, impanying affidavit. The personal attendance all records is required by this subpena. The and 1562, of the Evidence Code will not be lying affidavit available for inspection at your at your business address under reasonable DEAR, OR IF YOU WANT TO BE CERTAIN BEFORE THE DATE ON WHICH YOU ARE one number: (562) 921-5058
DISOBEDI <mark>EN</mark> CE OF THIS SUBPENA MISSUE FOR YOUR ARREST IF YOU FA	MAY BE PUNISHED BY A FINE, IMPRISONME	NT, OR BOTH. A WARRANT MAY
		OR A
FOR COURT USE ONLY Date: Octobe	111111010001001	INATURE OF PERSON ISSUING SUBPENA)
		R. Brian Oxenan (TYPE OR PRINT NAME)
2.0	•	orney for Michael J. Jackson
	(See reverse for proof of service)	
Form Adopted by Rule 982 Judicial Council of California 982(a)(16) [Rev. January 1, 1991]	SUBPENA (CRIMINAL OR JUVENILE)	Penal Code, § 1326 et se Wetfare and Institutions Code, §§ 341, 664, 172

ATTACHMENT TO ITEM 2(b)

Subpoena to Custodian of Records, Victim Compensation and Government claims Board, State of California
October 28, 2004

The items described in the following Affidavit to be produced pursuant to this subpoena are as follows:

(1) All DOCUMENTS constituting, evidencing, concerning, discussing, or mentioning any statements regarding injuries, mental, or emotional condition, requests for compensation, assistance, reimbursement of expenses, relocation assistance, medical reimbursements, or other government payments, including but not limited to all applications, periodic renewal requests, financial disclosures, financial statements, employment status, witness statements, victim statements, verifications or communications from doctors, medical records, medical bills, recommendations from government prosecutors, insurance information, communications with government agencies, and records of all kinds since January 1, 1998, relating or concerning COMPLAINANTS, or any of their REPRESENTATIVES, who are:

(a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number

(b) Davellin Arvizo, date of birth

social security number (c) Gavin Arvizo, date of birth

social security number

(d) Star Arvizo, date of birth (

social security number (

(e) Jay Daniel Jackson, date of birth

social security number

(2) All DOCUMENTS constituting, evidencing, concerning, discussing or mentioning payment history, monthly statements, periodic statements, deposit reports, accountings to victims, accounts to government agencies, cancelled checks (front and back), electronics funds transfers, financial statements for any public assistance, account deposits, payments of any kind, or other monetary assistance since January 1, 1998, to or on behalf of COMPLAINANTS, or their REPRESENTATIVES, who are:

(a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number

(b) Davellin Arvizo, date of birth

social security number

(c) Gavin Arvizo, date of birth

social security number

(d) Star Arvizo, date of birth

social security number

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- (e) Jay Daniel Jackson, date of birth social security number
- (5) All DOCUMENTS constituting, evidencing, concerning, discussing or mentioning any social worker evaluation, in-home visit, investigation into eligibility, complaints of abuse or violence, determination of living conditions, or evaluation of suitability since January 1, 1998, concerning or relating to COMPLAINANTS, or their REPRESENTATIVES, who are:
 - (a) Janet Arvizo, aka <mark>Janet</mark> Ventura or Janet Jackson, date of birth social security number
 - (b) Davellin Arvizo, date of birth social security number
 - (c) Gavin Arvizo, date of birth social security number
 - (d) Star Arvizo, date of birth social security number
 - (e) Jay Daniel Jackson, date of birth social security number
 - (4) All DOCUMENTS constituting, evidencing, concerning, discussing, or mentioning any financial arrangements with an attorney, communications to applications, and all reports and documents produced to the Victim Compensation and Government Claims Board concerning or relating to CLAIMANTS, or their REPRESENTATIVES, who are:
 - (a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number
 - (b) Davellin Arvizo, date of birth social security number
 - (c) Gavin Arvizo, date of birth social security number
 - (d) Star Arvizo, date of birth social security number
 - (e) Jay Daniel Jackson, date of birth

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Collins, Mesereau, Reddock & Yu, LLP 1875 Century Park East, 7th Floor Los Angeles, CA 90067 (310) 284-3120

Brian Oxman 072172 14126 E. Rosecrans Blvd. Santa Fe Springs, CA 90670 (562) 921-5058

Attorneys for defendant, Mr. Michael Jackson

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SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARBARA

PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

VS

MICHAEL JACKSON,

Defendant.

Case No. 1133603

DECLARATION AND
APPLICATION
FOR SUBPOENA DUCES TECUM

STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA

- 1. The undersigned states: That he is the attorney of record for defendant, Michael Jackson, in the above-entitled action and that this cause has been duly set for hearing on November 19, 2004, at 8:30 a.m. in Department SM-2 of the Santa Barbara Superior Court, located at 312 East Cook Street, Santa Maria, California 93454.
- 2. Witness the Custodian of Records for Victim Compensation and Government Claims Board, State of California, has in his possession or control the following documents, objects, or other tangible things:

A. INSTRUCTIONS AND DEFINITIONS:

(1) As used herein, the term "DOCUMENT" or "DOCUMENTS" means any handwritten, recorded, typed, printed, pictorial, or graphic matter whatsoever, however produced or reproduced, and including without limitation, all "WRITINGS" as defined in California Evidence Code § 250. The term "DOCUMENT" or "DOCUMENTS" also includes any data compilation of any sort, whether stored magnetically, electronically, or otherwise, from which information can be obtained, translated, or, if necessary,

through detection devices into reasonably usable form. Any comment or notation appearing on any document, and not a part of the original text, is considered a separate document and any copy, draft, or preliminary form of any document is also considered a separate document.

- (2) As used herein, the term "DOCUMENT" is intended to include within its scope each and every "ORIGINAL" (as the term is defined in California Evidence Code Section 255), and each and every "DUPLICATE" (as the term is defined in Evidence Code Section 260), of each and every "WRITING" (as the term is defined in California Evidence Code § 250) described in the requests set forth below. All such documents are meant to referred to those DOCUMENTS which are within your possession and control, or subject to your possession or control.
- (3) As used herein, "ACCOUNT" shall include, but not be limited to, any bank account, saving account, certificate of deposit, share draft account, time deposit, money market account, trust accounts, Individual Retirement Account, 401K account, public assistance fund, or other financial instrument or demand deposit. Where DOCUMENTS are requested concerning such ACCOUNTS, you shall produce all records of monthly statements, cancelled checks, deposit checks and drafts, deposit records and receipts, wire transfers, wire deposits, automatic withdrawals or deposits, monthly charges, interest payments, and fees.
- As used herein, the "COMPLAINANTS" refers to (a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number
 - (b) Davellin Arvizo, date of birth

social security number

(c) Gavin Arvizo, date of birth social security number

(d) Star Arvizo, date of birth

social security number

Jay Daniel Jackson, date of birth (e) social security number

or any person who is their representative, agent, or acting on their behalf, including their partners, corporations, or business entities where they have a property or ownership interest. The term "COMPLAINANTS" refers to all the individuals mentioned in this paragraph individually, whether or not the names of the others persons identified in this paragraph appear or are mentioned in the DOCUMENT. The term "COMPLAINANTS" also include present and former attorneys, agents, representatives, and any other persons acting on behalf of COMPLAINANT.

(5) As used herein, the "COMPLAINT" refers to the reports, claims, or allegations made by the COMPLAINANTS regarding Mr. Michael Jackson, which are stated in the Indictment in the case of People v. Michael Jackson, SBSC Case No. 1133603.

- (6) "YOU" or "YOURS" refers to the Custodian of Records of the for Victim Compensation and Government Claims Board, State of California, and all of its agents, representatives, employees, attorneys, or any person acting on his behalf.
 - (7) As used herein, "PERSON" or "PERSONS" means any natural individual in any capacity whatsoever, and all entities of every description, including, but not limited to, associations, organizations (public or private), agencies, companies, partnerships, joint ventures, corporations, and trusts.
 - (8) As used herein, "REPRESENTATIVE" or "REPRESENTATIVES" means any person (as defined herein) who acts, has at any time acted, or has purported to act, at the request of, for the benefit of, or on behalf of another, including, but not limited to, the parents, guardians, or agents of COMPLAINANT, businesses, partnership, corporation, in which they have an interest or association as reflected in YOUR records.
 - (9) As used herein, the term "COMMUNICATION" is to be interpreted comprehensively, and means any instance in which information was exchanged between or among two or more persons, including any oral or written utterance, notation, or statement of any nature whatsoever, by and to whomsoever made, and all understanding or exchanges of information between or among two or more persons.
 - (10) As used herein, the term "CORRESPONDENCE" means any handwritten, printed, typed, or otherwise recorded communication whatsoever between or among two or more persons, and includes, without limitation, memoranda, letters, notes, telegrams, telexes, facsimile transmissions, email records, and marginal notations or comments.

B. DOCUMENTS TO BE PRODUCED:

- (1) All DOCUMENTS constituting, evidencing, concerning, discussing, or mentioning any requests for compensation, assistance, reimbursement of expenses, relocation assistance, medical reimbursements, or other government payments, including but not limited to all statements regarding injuries, mental, or emotional condition, applications, periodic renewal requests, financial disclosures, financial statements, employment status, witness statements, victim statements, verifications or communications from doctors, medical records, medical bills, recommendations from government prosecutors, insurance information, communications with government agencies, and records of all kinds since January 1, 1998, relating or concerning COMPLAINANTS, or any of their REPRESENTATIVES, who are:
 - (a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number
 - (b) Davellin Arvizo, date of birth (

social security number

(c) Gavin Arvizo, date of birth

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social security number

(e) Jay Daniel Jackson, date of birth social security number

- (2) All DOCUMENTS constituting, evidencing, concerning, discussing or mentioning payment history, monthly statements, periodic statements, deposit reports, accountings to victims, accounts to government agencies, cancelled checks (front and back), electronics funds transfers, financial statements for any public assistance, account deposits, payments of any kind, or other monetary assistance since January 1, 1998, to or on behalf of COMPLAINANTS, or their REPRESENTATIVES, who are:
- (a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number
 - (b) <u>Davellin Arvizo</u>, date of birth

social security number

(c) Gavin Arvizo, date of birth

social security number

(d) Star Arvizo, date of birth

social security number

(e) Jay Daniel Jackson, date of birth social security number

- (5) All DOCUMENTS constituting, evidencing, concerning, discussing or mentioning any social worker evaluation, in-home visit, investigation into eligibility, complaints of abuse or violence, determination of living conditions, or evaluation of suitability since January 1, 1998, concerning or relating to COMPLAINANTS, or their REPRESENTATIVES, who are:
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social security number (c) Gavin Arvizo, date of birth

social security number

(d) Star Arvizo, date of birth

social security number

(e) Jay Daniel Jackson, date of birth

social security number

(4) All DOCUMENTS constituting, evidencing, concerning, discussing, or mentioning any financial arrangements with an attorney, communications to applications, and all reports and documents produced to the Victim Compensation and Government Claims Board concerning or relating to CLAIMANTS, or their REPRESENTATIVES, who are:

(a) Janet Arvizo, aka Janet Ventura or Janet Jackson, date of birth social security number

- (b) Davellin Arvizo, date of birth social security number
- (c) Gavin Arvizo, date of birth social security number
- (d) Star Arvizo, date of birth social security number
- (e) Jay Daniel Jackson, date of birth social security number
- 3. The above documents are material to the issues involved in the case by reason of the following facts:
- A. The information sought will lead to witness, documents, and discoverable evidence that will show the claims made in the Pending Criminal Case in the Santa Barbara Superior Court are unfounded.
- B. The information sought by this subpoena will disclose motives, biases, and exaggerations on behalf of and engaged in by the various persons identified in the above requests who are witnesses in this proceeding;
- C. The information sought contains information regarding the background, motives, state of mind, character and reputation for veracity, and reports of COMPLAINANTS and the various persons identified in the above-requests who are witnesses in this proceeding;
 - D. The requested documents and/or information contains the prior inconsistent statements, recollections, observations, and reactions of COMPLAINANTS to the events and circumstances which gave rise to the Pending Criminal Case in the Santa Barbara Superior Court;
 - E. The requested materials constitute evidence of a financial motive for making false and inaccurate claims in this matter:
 - 4. Good cause exists for the production of the above described matters and things by reason of the following facts:
 - A. The subpoenaed party is the sole and exclusive source of all such information, and no other person, business, or other entity has possession or control of such information.
- B. The information requested by this Subpoena discloses the motive, intent, and conscious state of mind of persons making claims in the Santa Barbara Superior Court, along with persons directing, counseling and controlling the complainants in the Santa Barbara Superior Court action.
 - C. No other source exists for such information because such disclosures were made only in the records of the subpoenaed party, and the only person with such information is the

subpoenaed party.

WHEREFORE, request is made that the Subpoena Duces Tecum issue.

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

Executed this 24th day of September, at Los Angeles, California.

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R. Brian Oxman

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JUL 09 2007

GARY M. BLAIR, Executive Officer

CARRIE L. WAGNET ORDERS GENERAL

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

THE PEOPLE OF THE STATE OF CALIFORNIA,)

Plaintiff,

Plainum

MICHAEL JACKSON,

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VS.

Defendant.

Case No.: 1133603

Protective Order Regarding Defendant's Subpoenas Duces Tecum

Good cause appearing, it is hereby ordered that the clerk of the court shall permit Defendant Michael Jackson, by and through his counsel, to subpoena materials without disclosing the nature of the subpoena, the person or items sought by the subpoena, or the response to the subpoena and any materials returned therewith.

It is further ordered, without limiting the generality of the foregoing, that:

 The clerk of the court shall segregate and keep confidential and not disclose to the People any materials pertaining to the subpoena, including returns, documents, and other materials returned in response to said subpoena.

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- 2. The clerk of the court shall permit Counsel for the defendant to subpoena materials to the court on days and times at which the case itself is not on calendar for other purposes.
- 3. Persons or entities subpoenaed by the defendant shall not disclose directly or indirectly to the People the fact that they have been subpoenaed or the nature of the subpoena.
- 4. Any appearance, objection, compliance, or other communication by a party subpoenaed by the defendant shall be filed under seal.
- 5. Any hearings involving the materials pertaining to the subpoena, including returns, documents and other materials returned in response to the subpoena regarding compliance, privacy or other issues shall be held in camera.
- 6. This order does not affect the right of any party whose records are subpoensed to assert any applicable claims of privilege.
- 7. Subject to the resolution of any issues of privilege that may be asserted, the clerk of the court shall permit counsel for the defendant to inspect and copy the subpoenaed materials.
 - 8. A copy of this order shall be served with each subpoena to which it pertains.

DATED: 10 0 9 2004

RODNEY S. MELVILLE

Judge of the Superior Court

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