

COPY

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

884686

SEARCH AND ARREST WARRANT
AFFIDAVIT

Case No. _____
(For Court's Use Only)

Your Affiant, personally appearing and being duly sworn, deposes and says that he has reason to believe that on the premises described below:

"NEVERLAND RANCH," located at 5225 Figueroa Mountain Road, Los Olivos, California, further limited to the buildings described as the arcade building, the main residence, and the security headquarters, the locations of which are depicted on the aerial photograph attached as Attachment "A-1" or (in the case of the security headquarters) in the photograph attached as "A-2"

in the County of Santa Barbara, State of California, there is concealed certain personal property, namely:

SEE ATTACHMENT "B"

FILED
SUPERIOR COURT of CALIFORNIA
COUNTY OF SANTA BARBARA

NOV 17 2003

which property is seizable pursuant to Penal Code section 1524 because:

GARY M. BLAIR, EXEC. OFFICER

By M. Hanson

Deputy Clerk
M. HANSON

(X) it is property used as a means of committing a felony;

(X) it is property possessed by a person with the intent to use it as a means of committing a public offense, or is possessed by another to whom he or she may have delivered it for the purpose of concealing it or preventing its discovery;

(X) it is property that tends to show that a felony has been committed or that a particular person has committed a felony;

(X) it is property tending to show that sexual exploitation of a child, in violation of Penal Code section 311.3 has occurred or is occurring;

(X) There is a warrant for the person's arrest

and articles of personal property tending to establish the identity of persons in control of the premises being searched, including utility company receipts, addressed mail and keys.

Your Affiant's identification and qualifications and the facts supporting the foregoing grounds for issuing a search warrant are described in the Statement of Probable Cause, below.

ATTACHMENT "B"

1. Photographs, films, negatives, slides, video tapes, movies, books, magazines, newspapers, flyers, and advertisements depicting, showing and representing children and/or animals engaging in sexual conduct, including, but not limited to, sexual conduct as defined in California Penal Code section 311.4(d): "actual or simulated sexual intercourse, oral copulation, anal intercourse, anal oral copulation, masturbation, bestiality, sexual sadism, sexual masochism, penetration of the vagina or rectum by any object in a lewd or lascivious manner, exhibition of the genitals or pubic or rectal area for the purpose of sexual stimulation of the viewer, . . . or excretory functions performed in a lewd or lascivious manner, whether or not any of the above conduct is performed alone or between members of the same or opposite sex or between humans and animals. An act is simulated when it gives the appearance of being sexual conduct."
2. Any photographs, negatives, slides or video tapes depicting victim Gavin Arvizo and/or the Arvizo family. A photographs of each member of the family is attached as "B-1."
3. Commercial magazines that depict the acts described in #1 above, involving minor children and/or adults.
4. Any photograph, including but not limited to still photos, video tapes, artist's drawings, and slides, which depict a minor posed or unposed with or without clothes which depicts the child in a sexually provocative manner
5. Evidence tending to identify any minor children depicted in the photographs described above and/or to disclose their age.
6. Computer systems including, but not limited to, personal computers, laptops, notebooks, workstations, and/or servers. Computer networks including, but not limited to, servers, hubs, switches, routers, modems, and/or cabling. Computer hardware including, but not limited to, monitors, input devices, printers, modems, scanners, peripherals, hard disk drives, floppy disk drives, magnetic tape drives, cassette tape drives, removable storage media drives, optical CD-ROM drives, and/or cabling found together or separately from one another. Personal Digital Assistants (PDA), docking devices, and/or cabling. Software and data, including but not limited to, hard disks, floppy disks, tapes, removable media, optical CD-ROM media, and/or networked data storage. Documentation or other material describing the operation of any computer systems, computer networks, computer hardware, software, and/or computer peripherals found at the premises, including instructions on how to access disks, files, or other material stored within same, including but not limited to computer manuals, printouts, passwords, file name lists, "readme" and/or "help files."
7. Underwear belonging to Gavin Arvizo, described as white cotton "Hanes" brand briefs, size "small."
8. Laptop computer, described as black in color, possibly "Macintosh" brand with a white-colored "Apple" emblem on top or back of cover.

9. Briefcase, described as black in color, containing commercially-circulated pornographic magazines.
10. Passports, birth certificates and all other paperwork relating to the Arvizo family.
11. Any correspondence between Michael Jackson and Gavin Arvizo and/or between Michael Jackson and the Arvizo family.
12. Any paperwork that a member of the Arvizo family signed, including but not limited to passport/visa applications and school documents.

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

mjfacts.com

884686