Ī	
1	COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr., State Bar Number 091182
2	Thomas A. Mesereau, Jr., State Bar Number 091182 Susan C. Yu, State Bar Number 195640 1875 Century Park East, 7 th Floor Superior County of Santa Barbara COUNTY of Santa Barbara
3	Los Angeles, CA 90067 Tel.: (310) 284-3120, Fax: (310) 284-3133
4	SANGER & SWYSEN GARY M. BLAIR, Executive Officer By Carrie & Wagner
5	Robert M. Sanger, State Bar Number 058214 CARRIE L. WAGNER, Deputy Clark 233 East Carrillo Street, Suite C
6	Santa Barbara, CA 93101 Tel.: (805) 962-4887, Fax: (805) 963-7311
7	OXMAN & JAROSCAK
8	Brian Oxman, State Bar Number 072172 14126 East Rosecrans
9	Santa Fe Springs, CA 90670 Tel.: (562) 921-5058, Fax: (562) 921-2298
10	Attorneys for Defendant
11	MICHAEL JOSEPH JACKSON
12	SUPERIOR COURT OF THE STATE OF CALIFORNIA
13	iljiacts.com ilijiacts.com ilijiacts.com
14	FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION
15	
16	THE PEOPLE OF THE STATE OF) Case No. 1133603)
17) NOTICE OF MOTION AND MOTION TO Plaintiffs,) QUASH SUBPOENA ISSUED TO
18) BERNSTEIN, FOX, WHITMAN & CO. ON vs.) FEBRUARY 23, 2005; DECLARATION OF NOBERT M. SANGER
19	MICHAEL JOSEPH JACKSON, Honorable Rodney S. Melville
20	Defendant.) Date: March 11, 2005 Defendant.) Time: 8:30 am
21	Defendant.) Dept: SM 8
22	
23	
24	TO THE CLERK OF THE ABOVE-ENTITLED COURT AND TO THE DISTRICT
25	ATTORNEY OF THE COUNTY OF SANTA BARBARA, TOM SNEDDON, AND DEPUTY
26	DISTRICT ATTORNEYS GERALD FRANKLIN. RON ZONEN AND GORDON
27	
28	NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN
	& CO. ON FEBRUARY 23, 2005
٠	mjfacts.com 1 mjfacts.com

990:40 SO GO 76M

AUCHINCLOSS:

Please take notice that the Defendant does hereby move and will further move on March 11, 2005, at 8:30 a.m., or as soon thereafter as counsel may be heard in Department 8 of the above entitled court, for an order quashing the subpoena duces tecum issued to Bernstein, Fox, Whitman & Company on February 23, 2005, or, in the alternative, issue a protective order declaring that the subpoenaed records are inadmissible at trial, must be returned to the subpoenaed party, and that all copies in the possession of the District Attorney or law enforcement must be destroyed, and for such other relief as the Court may deem just and proper, and Defendant moves for an immediate stay of said subpoena until this motion can be heard on the merits. Counsel for Mr. Jackson have recently been made aware that the District Attorney has served a subpoena duces tecum on Bernstein, Fox, Whitman & Company seeking Mr. Jackson's financial records. Mr. Jackson was not served with a copy of the subpoena.

The grounds for this motion are set forth in the attached Memorandum of Points and Authorities, including:

- 1. The subpoena must be quashed because it fails to establish good cause for production of the subpoenaed documents.
- 2. The subpoena duces tecum constitutes an invasion of Mr. Jackson's right to privacy pursuant to the Untied States Constitution and Article 1, Section 1, of the California Constitution.
- 3. The subpoena seeks information that can only be lawfully obtained through the statutory discovery process outlined in Penal Code Section 1054 *et seq*.
- 4. The subpoena is overbroad and seeks information that would compromise trade secrets, would interfere with contracts and would interfere with prospective advantage.

24 ///

mjfacts.com

26 | ///

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

This motion is based on this Notice of Motion, and the Memorandum of Points and Authorities attached hereto, the papers, records and files in this case and such other matters as may be received by the Court at or after the hearing scheduled on this motion. Dated: March 1, 2005 Respectfully submitted, COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mescreau, Jr. Susan C. Yu SANGER & SWYSEN Robert M. Sanger **OXMAN & JAROSCAK** Brian Oxman By: Attomeys for Defendant MICHAEL JOSEPH JACKSON

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

DECLARATION OF ROBERT M. SANGER

I, Robert M. Sanger, declare:

- 1. I am an attorney at law duly licensed to practice law in the courts of the State of California, a partner in the law firm of Sanger & Swysen, and co-counsel for Michael Jackson.
- 2. The court ruled, on January 28, 2005, that the District Attorney cannot use detailed financial evidence to show motive.
- 3. None of these materials are relevant to the charges against Mr. Jackson. As argued in Mr. Jackson's Opposition to District Attorney's Motion in Limine for Admission of Expert Testimony on Defendant's Finances, and Mr. Jackson's Motion in Limine to Exclude Any Reference to Mr. Jackson's Financial Status, evidence that Mr. Jackson was financially distressed or in debt is inadmissible to show a motive to commit a crime for financial gain.
- 4. Furthermore, there is no showing that the materials could corroborate the stories told by the complaining witnesses. The charged offenses are child molestation and a conspiracy to commit false imprisonment, extortion and child abduction. Mr. Jackson's financial holdings or evidence of potential entertainment contracts are not relevant to these charges under any admissible theory.
- 5. Mr. Jackson is an international recording artist and a man who has varied and complex business relationships with numerous individuals and entities. The very nature of these types of business relationships is that the parties honor a commitment to their respective privacy. Matters that are totally irrelevant to this case would be disclosed by compliance with this subpoena which have been kept confidential. Disclosure would not only compromise the confidentiality of existing contracts, but would unfairly restrict Mr. Jackson's ability to enter into pending and future contracts in the entertainment industry.
- 6. The District Attorney is seeking materials that includes information regarding entertainment industry deals including business contracts, licensing agreements, royalty payments, and other information that is confidential.

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

The subpoena duces tecum is overbroad and seeks information that is covered by the trade secret privilege. I declare under the penalty of perjury under the laws of the State of California that the foregoing is true and correct this 1st day of March, 2005, at Santa Maria, California. Robert M. Sanger NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

MEMORANDUM OF POINTS AND AUTHORITIES

2 facts.com

ac'ls.com

THE SUBPOENA SHOULD BE QUASHED BECAUSE IT FAILS TO ESTABLISH GOOD CAUSE

5

1

3

4

6

7 8

9

10

11 12

13

14

15 16

17

18

19

2021

22

2324

25

26

2728

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

The subpoena must be quashed because it fails to satisfy the requirements of Code of Civil Procedure 1985 or otherwise to establish with sufficient particularity that there is good cause for production of the subpoenaed documents. The District Attorney is seeking to obtain documents to show that "Michal Jackson was facing a dire financial crisis at the time of the charged offenses" to show motive. (Declaration of Gordon Auchincloss, page 2.) On this basis, the District Attorney seeks:

ANY AND ALL COMPILATION REPORTS AS OF 12/31/04. BALANCES FOR ALL REVENUE AND EXPENSE ACCOUNTS AS OF 12/31/03 AND 12/31/04. ACCOUNTS PAYABLE CHECK REGISTERS, IN DETAIL BY VENDOR, FOR THE 2003 AND 2004 CALENDAR YEAR. UNPAID ACCOUNTS PAYABLE AND ACCRUED LIABILITIES BALANCES, IN DETAIL BY VENDOR, FROM INCEPTION, AND AS OF 12/31/03 AND 12/31/04. BANK STATEMENTS FOR ALL ACTIVE DEPOSIT, COLLECTION AND LOAN COLLATERAL ACCOUNTS, FROM INCEPTION AND AS OF 12/31/03 AND 12/31/04. PERIODIC STATEMENTS REPORTING MUSIC PUBLISHING ACTIVITY RELATED TO THE SONY/ATV AND MIJAC CATALOGS, INCLUDING STATEMENTS RECEIVED FROM INCEPTION THROUGH 12/31/04. REPORTS OR STATEMENTS PROVIDING EVIDENCE OF VALUE FOR ANY MUSIC PUBLISHING CATALOGS, REAL ESTATE OR OTHER REAL PROPERTY, RECEIVED THROUGH 12/31/04. (Declaration of Gordon Auchineloss, pages 1-2.)

The court ruled, on January 28, 2005, that the District Attorney cannot use detailed financial evidence to show motive. (Declaration of Robert M. Sanger.) The law is very clear in that regard. Therefore there is not good cause to subpoena these materials.

None of these materials are relevant to the charges against Mr. Jackson. As argued in Mr. Jackson's Opposition to District Attorney's Motion in Limine for Admission of Expert Testimony on Defendant's Finances, and Mr. Jackson's Motion in Limine to Exclude Any Reference to Mr. Jackson's Financial Status, evidence that Mr. Jackson was financially distressed

or in debt is inadmissible to show a motive to commit a crime for financial gain. (Declaration of Robert M. Sanger.)

It is a well-established rule that a defendant's poverty or indebtedness may not be admitted to prove a motive to commit crimes of financial gain. (*People v. Koontz* (2002) 27

Cal.4th 1041, 1076, stating that "a defendant's poverty generally may not be admitted to prove a motive to commit a robbery or theft . . . "; *People v. Wilson* (1992) 3 Cal.4th 926, 938-938., stating that evidence of defendant's debt, admitted for the purpose of establishing a motive to commit robbery and murder, was not admissible on any proper ground.) "[F]or over a century courts have recognized the potential unfairness in admitting such evidence." (*People v. Carrillo* (2004) 119 Cal.App.4th 94, 101.) While there are obvious reasons for the prosecution to want to use a defendant's poverty "to provide a convincing harmony to the factual melody of the crime," such evidence deprives a defendant of a fair trial and constitutes reversible error. (*People v. Carrillo, supra*, 119 Cal.App.4th 94, 97.)

Furthermore, there is no showing that the materials could corroborate the stories told by the complaining witnesses. The charged offenses are child molestation and a conspiracy to commit false imprisonment, extortion and child abduction. Mr. Jackson's financial holdings or evidence of potential entertainment contracts are not relevant to these charges under any admissible theory. (Declaration of Robert M. Sanger.)

II.

THE SUBPOENA THREATENS TO DEPRIVE MR. JACKSON OF HIS RIGHT TO PRIVACY UNDER THE UNITED STATES CONSTITUTION AND CALIFORNIA CONSTITUTION

Mr. Jackson will be deprived of his right to privacy pursuant to the United States

Constitution and Article 1, Section 1, of the California Constitution, if the subpoena duces tecum is not quashed. Records regarding Mr. Jackson's financial affairs are protected by his right to privacy. The District Attorney is prosecuting him for child molestation and conspiracy. As

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

om

argued above, Mr. Jackson's financial records are not relevant to the charges against him. As such, the prosecution has not demonstrated any interest that justifies invading Mr. Jackson's right to privacy.

Mr. Jackson is an international recording artist and a man who has varied and complex business relationships with numerous individuals and entities. The very nature of these types of business relationships is that the parties honor a commitment to their respective privacy. Matters that are totally irrelevant to this case would be disclosed by compliance with this subpoena which have been kept confidential. Disclosure would not only compromise the confidentiality of existing contracts, but would unfairly restrict Mr. Jackson's ability to enter into pending and future contracts in the entertainment industry. (Declaration of Robert M. Sanger.)

III.

IF THE DISTRICT ATTORNEY COULD DEMONSTRATE GOOD CAUSE TO OBTAIN THIS INFORMATION, IT COULD ONLY BE LAWFULLY OBTAINED THROUGH THE STATUTORY DISCOVERY PROCESS

The District Attorney is attempting to obtain what he cannot obtain through the discovery process by a subpoena duces tecum. This is a blatant attempt to obtain documents from Mr.

Jackson and to circumvent the statutory scheme enacted by the voters as Penal Code section 1054 et seq., which very clearly states that:

[N]o discovery shall occur in criminal cases except as provided by this chapter, other express statutory provisions, or as mandated by the Constitution of the United States. (Penal Code section 1054 (e).)

The expressed terms of the statutes state that the prosecutor cannot use the subpocna process to obtain discovery.

///
ifacts.com

mjfacts.com

26 /

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

THE SUBPOENA IS OVERBROAD AND SEEKS INFORMATION THAT WOULD COMPROMISE TRADE SECRETS, INTERFERE WITH CONTRACTS AND INTERFERE WITH PROSPECTIVE ADVANTAGE

The District Attorney is seeking materials that includes information regarding entertainment industry deals including business contracts, licensing agreements, royalty payments, and other information that is confidential. The owner of a trade secret has a privilege to refuse to disclose and to prevent others from disclosing trade secrets so long as allowance of the privilege will not tend to conceal fraud or otherwise work an injustice. (Evidence Code Section 1060.) A trade secret is information that: (1) derives independent economic value (actual or potential) from not being generally known to the public or others who can obtain economic value from its disclosure or use; and (2) is the subject of reasonable efforts to maintain its secrecy. (Civil Code of Procedure Section 3426.1(d)(1)&(2).B) The subpoena duces tecum is overbroad and seeks information that is covered by the trade secret privilege. (Declaration of Robert M. Sanger.)

mjfacts.com mjfacts.com

ifacts.com mjfacts.com mjfac

///

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

CONCLUSION

Therefore, based on the reasons set forth above. Mr. Jackson requests that the Court quash the subpoena duces tecum, or, in the alternative, issue a protective order declaring that the subpoenaed records are inadmissible at trial, must be returned to the subpoenaed party, and that all copies in the possession of the District Attorney or law enforcement must be destroyed.

Dated: March 1, 2005

COLLINS, MESEREAU, REDDOCK & YU
Thomas A. Mesereau, Jr.
Susan C. Yu

SANGER & SWYSEN Robert M. Sanger

OXMAN & JAROSCAK Brian Oxman

By:

Robert M. Sanger

Attorneys for Defendant

MICHAEL JOSEPH JACKSON

NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIN, FOX, WHITMAN & CO. ON FEBRUARY 23, 2005

mjfacts.com

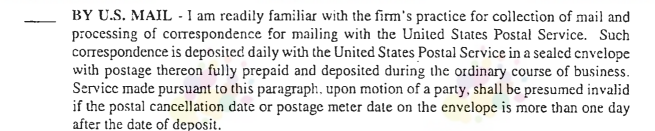
PROOF OF SERVICE

I, the undersigned declare:

I am over the age of 18 years and not a party to the within action. I am employed in the County of Santa Barbara. My business address is 301 East Cook Street, Suite A, Santa Maria, California 93454.

On March 1, 2005, I served the foregoing document: NOTICE OF MOTION AND MOTION TO QUASH SUBPOENA ISSUED TO BERNSTEIIN FOX AND WHITMAN ON FEBRUARY 23, 2005 on the interested parties in this action by depositing a true copy thereof as follows:

Tom Sneddon Gerald Franklin Ron Zonen Gordon Auchincloss District Attorney 1112 Santa Barbara Street Santa Barbara, CA 93101 805-568-2398



- X BY FACSIMILE -I caused the above-referenced document(s) to be transmitted via facsimile to the interested parties at the above-referenced number.
- ____ BY HAND I caused the document to be hand delivered to the interested parties at the address above.
- X STATE I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed March 1, 2005, at Santa Maria, California.

Bobette Tryor

mjracts.com