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10 Attorneys for Defendant  
11 MICHAEL JOSEPH JACKSON

12 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
13 FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION

14 *REDACTED*

15 THE PEOPLE OF THE STATE OF )  
16 CALIFORNIA, )

17 Plaintiffs, )

18 vs. )

19 MICHAEL JOSEPH JACKSON, )

20 Defendant. )

) Case No. 1133603

) OPPOSITION TO DISTRICT  
) ATTORNEY'S MOTION FOR ADMISSION  
) OF CERTAIN STATEMENTS BY  
) DEFENDANT ON "LIVING WITH  
) MICHAEL JACKSON" AND "60  
) MINUTES" AS EXCEPTIONS TO THE  
) HEARSAY RULE

) ~~UNDER SEAL~~

) Honorable Rodney S. Melville

) Date: TBA

) Time: ~~9:30 a.m.~~

) Dept.: 8

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OPPOSITION TO DISTRICT ATTORNEY'S MOTION FOR ADMISSION OF CERTAIN STATEMENTS BY  
DEFENDANT ON "LIVING WITH MICHAEL JACKSON" AND "60 MINUTES" AS EXCEPTIONS TO THE  
HEARSAY RULE

FILED  
SUPERIOR COURT OF CALIFORNIA  
COUNTY OF SANTA BARBARA

FEB 16 2005

GARY M. BLAIR, Executive Officer  
*Carrie L. Wagner*  
CARRIE L. WAGNER, Deputy Clerk

FILED  
FEB 16 11 05  
COURT CLERK

1 MEMORANDUM OF POINTS AND AUTHORITIES

2 ARGUMENT

3 I.

4 MR. JACKSON MAKES THE SAME OBJECTIONS THAT WERE RAISED  
5 PREVIOUSLY WITH REGARD TO PRIOR ACTS EVIDENCE

6 The prosecution asks this Court to admit "certain statements by Defendant (a) in the  
7 course of the filming of Martin Bashir's "Living with Michael Jackson" documentary . . . and (b)  
8 on the CBS television program "60 Minutes" on December 28, 2003, for the truth of the matters  
9 asserted. (Motion, page 1.) To the extent that these statements relate to "other acts" evidence,  
10 pursuant to Evidence Code Section 1108, Mr. Jackson makes the same objections that were  
11 previously made, and now pending, to the District Attorney's motion to include such evidence.  
12 Bashir program:

13 First, referring to the partial transcripts filed as Exhibit A to the prosecution's Motion, the  
14 ambiguity at page 7, line 2 has to be resolved. The proponent of the evidence has the burden of  
15 laying the foundation that the words were actually said. This is the prosecution's offer of proof. If  
16 the prosecution cannot prove that the words on their transcript were said, then they have not laid  
17 the foundation and the words are not admissible.  
18

19 Second, to the extent that the foundation is laid as represented by the offer of proof, the  
20 statements of page six through page 8, line 2 and page 8, line 23 through page 9, line 16 ending  
21 at the word "No" appear to be related to the allegations of this case. We will argue the weight of  
22 the evidence and we do not concede for a minute that the interpretation offered by the  
23 prosecution is correct. We also reserve the right to offer other parts of the interview, whether  
24 edited out by Mr. Bashir or not, if appropriate.  
25  
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27  
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OPPOSITION TO DISTRICT ATTORNEY'S MOTION FOR ADMISSION OF CERTAIN STATEMENTS BY  
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1 Third, the statements of Bashir and [REDACTED] on page 8, lines 7 through 18 are not  
2 statement of the defendant and do not come within the exception to the hearsay rule.  
3

4 Fourth, page 9, line 16 following the word "No" through to the end are subject to the  
5 rulings on other acts evidence now pending decision by the Court. Furthermore, they are not  
6 admissions.  
7

8 Ed Bradley program:

9 The entire transcript filed as Exhibit B to the prosecution's Motion refers to general  
10 matters which are not admissions per se. They also refer to matters which are still subject to the  
11 Court's ruling.  
12

13 II.

14 THE ISSUE HERE IS WHAT STATEMENTS OF MR. JACKSON COME IN AS  
15 "ADMISSIONS" AND NOT WHAT THE JURY WILL HEAR FOR OTHER REASONS  
16

17 Here the prosecution asks for a ruling on "admissions." The Court has already ruled that  
18 the Prosecutor can play the Bashir program for the jury. The Court will also consider future  
19 issues regarding the playing of the entire statements to put the excerpts in context.  
20

21 To properly decide what should come into evidence as an alleged admission, the Court  
22 must make the requisite findings that the foundation has been laid. As argued above, that requires  
23 the Court to look at the technical foundation, the relevance of the remarks and the question of  
24 whether they would involve other acts evidence that has not been admitted. In addition, the court  
25 should do an analysis under Evidence Code Section 352 to determine if any of the more general  
26

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28 OPPOSITION TO DISTRICT ATTORNEY'S MOTION FOR ADMISSION OF CERTAIN STATEMENTS BY  
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1 remarks may be more prejudicial than probative if allowed as an alleged admission.

2 We respectfully submit that the portions asked to be stricken above from the  
3 prosecution's request, even if relevant, would be more prejudicial than probative on the real  
4 issues before this Court.  
5

6 III.

7 CONCLUSION

8 Mr. Jackson makes the same objections that were made in the opposition to the District  
9 Attorney's Evidence Code Section 1108 motion.  
10

11 Dated: February 15, 2005

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

15 SANGER & SWYSEN  
16 Robert M. Sanger

17 OXMAN & JAROSCAK  
18 Brian Oxman

19 BY: 

20 Robert M. Sanger  
21 Attorneys for Defendant  
22 MICHAEL JOSEPH JACKSON  
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## 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 February 15, 2005, I served the foregoing document: OPPOSITION TO DISTRICT ATTORNEY'S MOTION FOR ADMISSION OF CERTAIN STATEMENTS BY DEFENDANT ON "LIVING WITH MICHAEL JACKSON" AND "60 MINUTES" AS EXCEPTIONS TO THE HEARSAY RULE 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

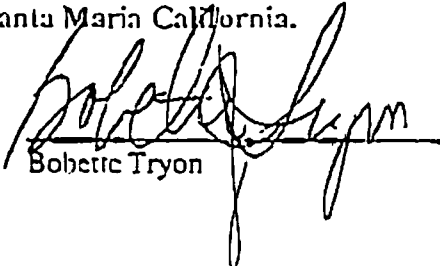
BY U.S. MAIL - I am readily familiar with the firm's practice for collection of mail and processing of correspondence for mailing with the United States Postal Service. Such correspondence is deposited daily with the United States Postal Service in a sealed envelope with postage thereon fully prepaid and deposited during the ordinary course of business. Service made pursuant to this paragraph, upon motion of a party, shall be presumed invalid if the postal cancellation date or postage meter date on the envelope is more than one day after the date of deposit.

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.

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

Executed February 15, 2005, at Santa Maria California.

  
Bobette Tryon