DECLARATION and REQUEST FOR ORDER SEALING SEARCH WARRANT DOCUMENTS

Your Affiant, Peace Officer Orlando Martinez, relates that this Search Warrant sought pursuant to this Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relevant to this Search Warrant relate to an on-going Death Investigation. It is expected that additional Search Warrants will be sought relating to this matter. If information contained in the above listed documents is made public, it would compromise this investigation and make it impossible to continue.

Your Affiant requests that the Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relating to this Search Warrant be ordered to be sealed. And that the Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relating to this Search Warrant remain sealed and in the custody of the clerk of the court until order of this court or other competent court having jurisdiction over this matter.

I declare under penalty of perjury that the related foregoing is true and correct to the best of my knowledge.

(Signature of Affiant)

21 74 day of JUNE 2009 , at 09:13 A.M. I.P.M.

POINTS & AUTHORITIES

People v Sanchez (1972) 24 Cal. App. 3d 664, 678; People v Greenstreet (1990) 218 Cal. App. 3d 1516: Swanson v Superior Court (1989) 211 Call App. 3d /32

ORDER

Based upon the foregoing Declaration and Request and a reading of the original Affidavit, Search Warrant, Statement of Probable Cause, and the Return to Search Warrant thereof referred to above, it is hereby ordered that the Affidavit, Search Warrant, Statement of Probable Cause and the Return to Search Warrant thereof, be sealed and maintained in a secure location in the custody of the clerk of the court until further order of this court or other competent court having jurisdiction over this matter.

__, <u>2009</u>, at <u>9,13</u> A.M./ P.M. Judge of the Superior Court Angeles, Central Civil West, Dept. 12/ (Printed Name of Magistrate)

STATE OF CALIFORNIA - COUNTY OF LOS ANGELES SW No. RETURN TO SEARCH WARRANT

/she conducted a searc	h pursuant to the
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Central	, Judicial District
erson(s):	Ý
Hor	
1 RM 9 48	spirin
	2009 JUL 1 AM 9 48

4 vials propofol 200mg/20ml

2 vials .5mg flumazenil

1 vial 10mg midazolam

1 vial 4mg lorazepam

1 vial lidocane

2- 100ml vials of propofol

2- 200mg vials of propofol (1 full, 1-1/4 full)

1-1/2 vial of Lorazepam

1-1/4 vial of flumazenil .5mg

1 empty vial of 10mg midazolam

1 zip lock baggy containing 19 tubes hydroquinone 8%

1 empty bag I.V. drip of sodium chloride with syringe

1 ziplock baggy containing 18 tubes of Benoquin 20%

The above listed items were retained by the Los Angeles County Coroner's office.

DURISHMANT TO CALIBERIA EVIDENCE CODE SECTION 1040, I REQUEST THAT
THIS SEARCH WARRANT AND RETURN TO SEALCH WARRANT BE SEALED
UNTIL THE TOXICOLOGY PRESURE ALL CONFIRMED AND THE CORNER'S OFFICE
DETERMINES THE CAUSE OF DEDTH. DISCLOSURE OF THIS DOCUMENT
WOULD COMPRISH MY ONGOING INVESTIGATION INTO THE DEATH OF THE
DECEDENT AND WOULD TEDPARAGE THE INTERPRETY OF THE INVESTIGATION OF

I further swear that this is a true and detailed account of all the property taken by me pursuant to the search warrant, and that pursuant to the code Sections 1528 and 1536 this property will be retained in my custody, subject to the order of this court or of any other court in which the offense in respect to which the second or or of any other court in which the

(Signature of Affiant)

Sworn to and subscribed before mis-

day of

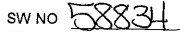
, 19 <u>2007</u>

Judge of the Superior/Municipal Court.

hos Angelia

. Judicial District

*List all items seized, including those not specifically listed on the warrant.



SEARCH WARRANT and AFFIDAVIT (AFFIDAVIT)

Peace Officer Orlando Martinez, swears under oath that the facts expressed by him/her in the attached and incorporated Affidavit are true and that based thereon he/she has probable cause to believe and does believe that the articles, property, and persons described below are lawfully seizable pursuant to Penal Code Section 1524 et seq., as indicated below, and are now located at the locations set forth below. Wherefore, Affiant requests that this Search Warrant be issued.

locations set forth below. Wherefore, Affiant requests that this Sea		e now located at the
Ill A	HOBBS SEALING REQUESTED: NIGHT SEARCH REQUESTED:	☐ YES ⊠ NO
(Signature of Afflant) (SEARCH	WARRANT)	
THE PEOPLE OF THE STATE OF CALIFORNIA TO AN proof by affidavit, having been this day made before me by P believe that the property or person described herein may be seizable pursuant to Penal Code Section 1524 et seq., as indiced property was stolen or embezzled; property or things were used as the means of committing a felon property or things are in the possession of any person with the irrepossession of another to whom he or she may have delivered the discovered; property or things to be seized consist of any item or constitute a to show that a particular person has committed a felony; property or things to be seized consist of evidence that tends to possession of matter depicting sexual conduct of a person under occurring; there is a warrant to arrest a person; a provider of electronic communication service or remote compute showing that property was stolen or embezzled constituting a minum person with the intent to use them as a means of committing a minum person with the intent to use them for the purpose of concealing property or things to be seized include an item or any evidence to	eace Officer Orlando Martinez that there is a found at the location(s) set forth herein are cated below by "\(\infty\)" (s) in that: by: Intent to use them as means of committing a public memor the purpose of concealing them or preventing any evidence that tends to show a felony has been show that sexual exploitation of a child, in violation or the age of 18 years, in violation of Section 311.11 ting service has records or evidence, as specified is sdemeanor, or that property or things are in the possistence of them or preventing their discovery; hat tends to show a violation of Section 3700.5 of the service is shown a violation of Section 3700.5 of the service is shown a violation of Section 3700.5 of the service is service that tends to show a violation of Section 3700.5 of the service is service that tends to show a violation of Section 3700.5 of the service is service that tends to show a violation of Section 3700.5 of the service is service that the service that the service is service that the service is service that the service that th	s probable cause to not that it is lawfully indicated, or in the general general general general committed, or tends of Section 311.3, or in has occurred or is in Section 1524.3, is session of any another to whom
You are Therefore COMMANDED to SEARCH: (premises The residence, curtilage and appurtenant structures locate location is described as a multi-level single family dwelling o by a high wall, accessible via an electronic wrought iron gate, the curb in front of the location. Any vehicle, which can be reasonably associated with any certificates of ownership, keys, bills of sale, motor vehicle reg citations, DMV or other government maintained computer rec	s, vehicles, persons) and at 100 N. Carolwood Drive, in the city of Los on the east side of Carolwood Drive. The locatio . The numerals 100 are affixed to the mailbox a y resident or occupant of the location, via registr pair or fuel receipts, insurance documents, movie cords and similar notices.	on is surrounded and are painted on ration documents,
For the FOLLOWING PROPERTY, THING(S) OR PERSO Any material bag containing prescription medicines, control devices, and computer storage devices, syringes, medical equipr	lled substances, notes, diagrams, logs, journals, el	ectronic memo
5 MAN 1997 C	thwith before me, or this court, at the courthous fiday were sworn to as true and subscribe AM/PM. Wherefore, I find probable caus IOBBS SEALING APPROVED: YES NIGHT SEARCH APPROVED: YES	d before me on this
	Marian San San San San San San San San San S	

(Magistrate's Printed Name)

STATE of CALIFORNIA, COUNTY of LOS ANGELES, SEARCH WARRANT AND AFFIDAVIT

Affiant declares under penalty of perjury that the following facts are true and that there is probable cause to believe, and Affiant does believe, that the designated articles, property, and persons are now in the described locations, including all rooms, buildings, and structures used in connection with the premises and buildings adjoining them, the vehicles and the persons:

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Your affiant, Detective Orlando Martinez, Serial No. 31124, has been a sworn police officer for the Los Angeles Police Department for over fifteen years and is currently assigned to Robbery-Homicide Division. Your affiant has worked in Homicide for eight years investigating murders committed during the commission of robberies, gang related murders, narcotic related murders, domestic dispute murders, murders for hire and other types of felony murders. Your affiant has been assigned and investigated homicides in the Devonshire and Mission Areas of the Los Angeles Police Department. At Robbery-Homicide Division, your affiant has city-wide homicide investigative responsibilities. In addition, your affiant has served in a Detective capacity since 1998 and became a Detective in March of 2001. Your affiant's investigative assignments have included violent crimes against persons including assault with a deadly weapon and attempted murder, auto theft and domestic violence. Prior to that, your affiant worked uniformed field investigation as well as specialized units. These opecialized units included the Foothill Area gang suppression unit (CRASH), Nurcotics Division Field Enforcement Section (FES), Operations Valley Bureau auto theft task force (CECAT), Devonshire area bicycle detail and the Devonshire Area Special Problems Unit. Your affiant is a member in good standing of the California Homicide Investigator's Association, has attended training seminars and has received training materials offered by this and other professional organizations. Your affiant currently holds Basic and Intermediate certificates awarded by the California Commission of Police Officers Standards and Training (POST). Your affiant is fluent and can read and write in Spanish. Your affiant has personally prepared in excess of 25 search warrants. He has assisted in the execution of over 50 search warrants.

Jackson. On June 27, 2009, your affiant interview Dr. Conrad Murray, Jackson's personal physician. Dr. LT-6m/24702

On June 25, 2009, Robbery Homicide Detectives were assigned to investigate the death of Michael

STATE of CALIFORNIA, COUNTY of LOS ANGELES, SEARCH WARRANT AND AFFIDAVIT

Murray related the events of Jackson's death to investigators and relayed that his medical bag, including the medicines given to Jackson, was located in Jackson's residence, in the bedroom foyer, above the closets closest to the bedroom where he was treating Jackson. Dr. Murray consistently left the bag at the residence when he would leave the residence.

Your affiant respectfully requests that a search warrant be issued for the decedent's residence for the purpose of locating the doctor's equipment and furthering the investigation into the cause of his death. Your affiant believes there will be prescription medicines, controlled substances, notes, diagrams, logs, journals, electronic memo devices, and computer storage devices, to include written and oral materials inside the doctor's bag that would assist the investigators and coroner's office in the death investigation.

Your affiant also respectfully requests that this search warrant be sealed to maintain the integrity of the investigation, until the cause of death is determined.

YOUR APPRINT INCORPORATES BY REFERENCE THE PERVIOUS TWO WALLANDS
SIGNED BY JUDGE DIMEDO RECATING TO THE OLITHE OF MR. JACKSON. 3424
DATES JUNE 26, 2009 AND JUNE 27, 2009.

LT-6m/2470-

DECLARATION and REQUEST FOR ORDER 59097 SEALING SEARCH WARRANT DOCUMENTS

Your Affiant, Peace Officer Orlando Martinez, relates that this Search Warrant sought pursuant to this Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relevant to this Search Warrant relate to an on-going investigation of a Homicide. It is expected that additional Search Warrants will be sought relating to this matter. If information contained in the above listed documents is made public, it would compromise this investigation and make it impossible to continue.

Your Affiant requests that the Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relating to this Search Warrant be ordered to be sealed. And that the Search Warrant / Affidavit, Statement of Probable Cause and the Return to Search Warrant and all documents relating to this Search Warrant remain sealed and in the custody of the clerk of the court until order of this court or other competent court having jurisdiction over this matter.

I declare under penalty of perjury that the related foregoing is true and correct to the best of my
knowledge. KM day of 1874, 126 A.M. (P.M.) (Signature of Affiant)
POINTS & AUTHORITIES
People v Sanchez (1972) 24 Cal. App. 3d 664, 678; People v Greenstreet (1990) 218 Sal. App. 3d 1516; Swanson v Superior Court (1989) 211 Cal. App. 3d 332.
ORDER
Based upon the foregoing Declaration and Request and a reading of the original Affidavit, Search Warrant, Statement of Probable Cause, and the Return to Search Warrant thereof referred to above, it is hereby ordered that the Affidavit, Search Warrant, Statement of Probable Cause and the Return to Search Warrant thereof, be sealed and maintained in a secure location in the custody of the clerk of the court until further order of this court or other competent court having jurisdiction over this matter. (Signature of Magistrate) A.M. (F.M.)
Judge of the Superior Court of California, County of Los Angeles,District, Dept. /2/
(Printed Name of Magistrate)

STATE OF CALIFORNIA - COUNTY OF LOS ANGELES 59097 RETURN TO SEARCH WARRANT

Orlando Mari	tinez being sworn sa	ys that he/she condu	ucted a search pu	rsuant to the
below described sea	arch warrant:	,		
Issuing Magistrate:	C. Olme	do,		
Magistrate's Court:	Superior/Municipal Cou	rt, <u>Centr</u>	al Juc	licial District
Date of Issuance:	08/12/2009	_,		•
Date of Service:	08/13/2009	.1		
and searched the fo Location 1:	llowing location(s), vehicle	e(s), and person(s):		
	2 (A)			
Location2: A champagne 2009	5 BMW 645CI, TX license	number VII	V.	and the second of the second
and seized the items		·		- (o = 5->
.=	attached and incorporated	inventory.	(- -	
described below	·	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<u>;</u>	16
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				PM
				-3 7
		·	1. 20. 20.	င့်သ
· GR	,	•	X.	
			Indoc 1	190
the search warrant, be retained in my co	his is a true and detailed a and that pursuant to Pen- ustody, subject to the ord which the seized property	al Code Sections 15 er of this court or of	28 and 1536 this	property will
Chel.			•	
Sworn to and subsc	cribed before me this	10 ^t day of		_, 1 \$ <u>}</u> 0005
(Signature of M	agistrate)	NAME F. OLME	ರಿಂ	
udge of the Superio	or/Municipal Court,	CENTRAL		udicial District
	cluding those not specifically lis	ted on the warrant.		

DECLARATION and REQUEST for ORDER SEALING the AFFIDAVIT or PORTION of the AFFIDAVIT

Your Affiant, Daniel Myers, requests that the following portion of the Search Warrant Affidavit / Statement of Probable Cause be ordered sealed by the Magistrate in order to implement the privilege under Evidence Code Sections 1040 to 1042 and to protect the identity of any confidential informant(s) and/or official information, pursuant to the Supreme Court decision in People v. Hobbs (1994) 7 Cal. 4th 948, and California Rule of Court Rule 243.1, subd. (d).

If any of the information within the requested sealed portion of the Affidavit / Statement of Probable Cause is made public, it will reveal or tend to reveal the identity of any confidential informant(s), impair further related investigations and/or endanger the life of the confidential informant(s).

I declare under penalty of perjury that the related foregoing is true and correct to the best of my knowledge. **ORDER**

Based upon a review of the Search Warrant Affidavit this court finds that there exists an overriding interest that overcomes the right of public access to the record; the overriding interest supports sealing the record; a substantial probability exists that the overriding interest will be prejudiced if the record is not sealed; the proposed sealing is narrowly tailored; an no less restrictive means exist to achieve the overriding interest.

Therefore it is ordered that the following portion of the Search Warrant Affidavit / Statement of Probable Cause identified as the "Confidential Attachment" be sealed and kept in the custody of the Affiant's law enforcement agency and not be made part of the public record until further order of this court or any competent court.

32 day of (Jacober 2009, at 4:25 A.M. / P.M.

Judge of the Superior Court of California, County of Los Angeles, Central District, Dept. 124.

CHARLAINE F. OLMEDO

(Printed Name of Magistrate)

SW No

59654

STATE OF CALIFORNIA - COUNTY OF LOS ANGELES

RETURN TO SEARCH WARRANT

Daniel Mye	rs bein	g sworn says	s that he/sh	e conduct	ed a search p	ursuant to the
below described sea	•		4			
Issuing Magistrate:	Juc	ige C. F. Olı	nedo			
Magistrate's Court:	Superior/Mun	icipal Court		Central	, Jt	udicial District
Date of Issuance: _	November 1	3, 2009 ,				
Date of Service: _	November1	6,2009 ,				
and searched the fo	llowing location	(s), vehicle(s	s), and pers	on(s):		
Gmail (Google) Legal 1600 Amphithearte Pa Mountain View, CA 9	arkway	upport			ALLEGATOR OF THE	and DEC
and seized the items	3 *				* € * €	8 -
described in the	attached and ir	corporated i	nventory.		12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	73
described below:	:				<u> </u>	هست است
						S OF
One CD Containing Internal Ref No. 631		account				
I further swear that the search warrant, be retained in my coffense in respect to	and that pursuustody, subject which the seiz	lant to Pena t to the orde led property	l Code Sec er of this co is triable.	tions 1528 ourt or of a	3 and 1536 thany other cou	nis property will urt in which the
Sworn to and subs	cribed before	me this	8 rn	day of _d	recenve	<u>~ , 19 2009.</u>
Decy A TERRY	lagistrate).	=	T. LOS 4 100	». 0	0	,
Judge of the Superi	or/ Municip al (Court, مراث تيم ا		ence	4	, Judicial District
*List all items seized, in	cluding those not	specifically is	d.ork	Bit.		

STATE of CALIFORNIA, COUNTY of LOS ANGELES, 59654 SEARCH WARRANT and AFFIDAVIT (AFFIDAVIT)

		•	•		
Peace Officer Daniel	Myers swears under	oath that the facts	expressed by him/her	r in the attached and	incorporated
Affidavit are true and	that based thereon	he/she has probab	le cause to believe a	and does believe that	the articles,
property, and persons					
below and are now lo	cated at the locations	set forth below.	Wherefore, Affiant req	uests that this Search	Warrant be
issued. 🔪 🔪					

	he has probable cause to believe and does believe that the articles, illy seizable pursuant to Penal Code Section 1524 et seq., as indicated
	forth below. Wherefore, Affiant requests that this Search Warrant be
ssued. \	
() Mes	HOBBS SEALING REQUESTED: YES NO NIGHT SEARCH REQUESTED: YES NO
(Signature of Affiant)	, NIGHT SEARCH REQUESTED TES MIO
(SEAR	CH WARRANT)
THE PEOPLE OF THE STATE OF CALIFORNI	IA TO ANY PEACE OFFICER IN THE COUNTY OF GOS ANGELES:
proof by affidavit, having been this day made bef	fore me by Peace Officer Daniel Myers that there is probable cause to
pelieve that the property or person described her reizable pursuant to Penal Code Section 1524 et	ein may be found at the location(s) set forth herein and that it is lawfully seg as indicated below by "\(\omega\)"(s), in that:
property was stolen or embezzled;	
property or things were used as the means of c	ommitting a felony;
property or things are in the possession of any	person with the intent to use them as a means of committing a public effense,
or in the possession of another to whom he or their being discovered;	she may have delivered them for the purpose of concealing them or preventing
	em or constitute any evidence that tends to show a felony has been committed,
or tends to show that a particular person has co	ommitted a felony;
property or things to be seized consist of evide	nce that tends to show that sexual exploitation of a child, in violation of Section
	I conduct of a person under the age of 18 years, in violation of Section 311.11,
has occurred or is occurring; there is a warrant to arrest a person;	
a provider of electronic communication service	or remote computing service has records or evidence, as specified in Section
1524.3. showing that property was stolen or	embezzled constituting a misdemeanor, or that property or things are in the
possession of any person with the intent to u	se them as a means of committing a misdemeanor public offense, or in the
	y have delivered them for the purpose of concealing them or preventing their
discovery;	or any evidence that tends to show a violation of Section 3700.5 of the Labor
Code, or tends to show that a particular person	has violated Section 3700.5 of the Labor Code;
ou are Therefore COMMANDED to SEA	
	Secretary 105 distances
See page Two	
For the FOLLOWING PROPERTY, THING	(s) or PERSON(s):
See Page Two & Three	
See Fage Two & Three	
	The way I was a second of the
ND TO SEIZE IT / THEM IF FOUND and brin	g it / them forthwith before me, or this court, at the courthouse of this
wherethed before me on this 12 day of 10	nd attached and incorporated Affidavit were sworn to as true and crow, on, at Y. A.M. / P.M. Wherefore, I find probable
cause for the issuance of this Search Warrant an	d do issue it.
duse for the issuance of this source, value	
	HOBBS SEALING APPROVED YES NO
	NIGHT SEARCH APPROVED: YES NO
(Signature of Magistrate) Judge of the Superior Court of California, Co	unty of Los Angeles, Central Civil West, Dept. 121
Charame F. Olm	The state of the s
(Magistrate's Printed Name)	

CR/DR#.

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YOU ARE THEREFORE COMMANDED TO SEARCH:

Gmail (Google) Legal Investigations Support

Gmail

1600 Amphitheatre Parkway Mountain View, CA 94043

Attn: Custodian of Records Facsimile: (650) 649-2939

FOR THE FOLLOWING PROPERTY:

Pursuant to Title 18 United States Code Section (USC §§) 2703(c) (1) (b), 2703(c), 2703(d), 3122, 3123 it is hereby granted that the **Custodian of Records: Google (Gmail)**; located at, 1600 Amphitheatre Parkway, Mountain View, California, 94043, furnish all information, records, and technical assistance necessary to release any and all Gmail (Google) accounts for the screen name,

whether the account is current or terminated, to include contents of all e-mails (sent or received), in electronic storage, instant message conversations, histories, internet protocol addresses buddy lists, profiles, subscriber information, method of payment and credit information, as well as detailed billing logs (log on & log off times), as well as, but not limited to name(s) of the customer(s), any information used by the customer to establish a Gmail (Google) account including customer name(s), address(es), telephone number(s), credit information including any identifying numbers such as Driver's license number(s) and Social Security number(s), for the time period of **05/01/2009** through **09/01/2009**.

In addition, provide certified copies of customer service records, on-line usage time and connection information, also for the time period of 05/01/2009 through 09/01/2009. In the event the subscriber has been terminated, provide the last known customer information. Provide any and all of the above requested information for additional Gmail(Google) screen names belonging to the same account. It is hereby

STATE OF CALIFORNIA - COUNTY OF LOS ANGELES SEARCH WARRANT AND AFFIDAVIT

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ordered that the Custodian of Records: Gmail (Google), be provided with a copy of this order ordering and ratifying compliance with and, in accordance with, Title 18, United States Code(U.S.C.), 2703(d.) Pursuant to 18 USC §§ 2703(c)(1)(B), 2703(c), and 2703(d), this court may order a provider of an electronic communication service doing business in California to disclose the records listed above to an officer who has established reasonable grounds to believe said records are relevant and material to an ongoing criminal investigation. Affiant has filed with this court an affidavit containing specific and articulable facts establishing probable cause to believe the listed records are relevant and material to an ongoing criminal investigation. Provider is an electronic communication service company as defined in Title 18 USC § 2510(15) and is doing business in California. Probable Cause having been shown, IT IS FURTHER ORDERED, pursuant to CA Penal Code 629.66, that this Search Warrant be sealed until otherwise ordered by the court, that the identity of any target(s) of the underlying criminal investigation may be redacted from any copy of this Search Warrant to be served on any service provider or other person, and that the local, long distance and wireless carriers and their representatives, agents and employees shall not disclose in any manner, directly or indirectly, by any action or inaction, the existence of this Search Warrant or the existence of the above-described investigation, to the subscriber, any account holder and/or account user, or to any other person, in full or redacted form, unless or until otherwise ordered by the court. Affiant's declaration has established grounds for a non-disclosure order pursuant to Title 18 USC § 2705(b).



Statement of Expertise

Your affiant is Detective Daniel Myers, Serial No. 25735. Your affiant is employed by the Los Angeles Police Department and has been so employed for the past twenty two years. Your affiant has had cause to be involved in the criminal investigations of numerous crimes relating to homicides, assaults, robberies and other types of criminal activity. Your affiant has been a homicide investigator for the past fifteen years. Your affiant has been the primary investigator in over 150 homicides. Your affiant is currently assigned to Robbery Homicide Division, Homicide Special Section and is responsible for gathering and identifying information of criminal activity relating to homicides and death investigations. This includes interviewing witnesses, identifying modus operandi (M.O.) to one particular individual or group of individuals, compiling and showing photographic line-ups, the interrogation of suspects and the collection of or directing of the collection of various types of physical evidence.

Statement of Probable Cause

On June 25, 2009, at approximately 1426 hours, Michael Joseph Jackson was pronounced dead at UCLA Medical Center. Los Angeles Police Department (LAPD) Robbery-Homicide Division (RHD) was assigned the investigation into Jackson's death. Pursuant to the investigation, RHD detectives conducted multiple interviews and collected numerous items of evidence which formulated probable cause to believe that Doctor Conrad Murray was responsible for the death of Michael Jackson.

Based upon this probable cause, on July 27, 2009, the Honorable Judge Timothy C. Williams, Clark County Superior Court, Nevada, issued a search warrant for DR. MURRAY's business address, "Global Cardiovascular Associates" 2110 East Flamingo, unit number 301, Clark County, Las Vegas Nevada, and his home address.

On July 28, 2009, Las Vegas Metro Police Department (LVMPD), Drug Enforcement Administration (DEA) and LAPD RHD officers served the search warrant at the business and home addresses for items including "Records, shipping orders, distribution lists, and use records relating to the purchase, transfer, receiving, ordering, delivery and storage of PROPOFOL (DIPRIVAN)." During the search, LAPD Detective Smith, Serial

No. 25301, recovered a sales receipt from "Applied Pharmacy Services," located at 6370 W. Flamingo Road, Suite number 1, Las Vegas, NV, to "Conrad MURRAY, MD, Global Cardiovascular Assoc." at 2110 East Flamingo Road, suite number 201. The receipt detailed on May 12, 2009, MURRAY purchased four (4) 100ml vials of PROPOFOL 10ML/ML SDV 10x100ML, one (1) 100ml vial of PROPOFOL 10ML/ML VL 25x20ML, two (2) vials of MIDAZOLAM 1MG/ML VIAL 10/2 ML, one (1) vial FLUMAZENIL 0.1 MG/ML VL 10x5ML and one (1) LIDOCAINE 2% cream. There was a separate \$65 charge for overnight Federal Express (Fed Ex) of the purchased items to DR. MURRAY to an unknown destination.

DEA Agents were tasked with attempting to track the origin, route and possessor of the PROPOFOL (DIPRIVAN) bottles found at the JACKSON residence. On August 4, 2009, DEA agents notified your affiant's partner, Detective O. Martinez, Serial No. 31124 that PROPOFOL (DIPRIVAN) bottles found during the search of Jackson's residence and in DR. MURRAY's personal medical bag showed Teva, Inc. as the manufacturer for the 20ml bottles and Hospira, Inc. for the 100ml bottles. DEA sent requests for shipment records for all bottles possessing the same lot numbers to both manufacturers. From the records received from the manufacturers, additional record requests were made by DEA to each distributor Teva and Hospira had sold to. DEA received records of sales from these distributors as well. A subsequent review of records received by DEA from the distributors showed sales to Applied Pharmacy Services for both 20ml and 100ml bottles with the corresponding lot numbers.

The searches at DR. MURRAY's residence and business failed to yield any notes, patient profiles, treatment history, records, and charts regarding the treatment for MICHAEL JOSEPH JACKSON at his residence at 100 North Carolwood Drive.

On August 7, 2009, the Honorable Judge Timothy C. Williams, Clark County Superior Court, Nevada, issued a search warrant for APPLIED PHARMACY SERVICES, located at 6370 West Flamingo Road, suite 1, Las Vegas Nevada. On August 11, 2009, Las Vegas Metro Police Department (LVMPD), Drug Enforcement Administration (DEA) and LAPD RHD officers served the search warrant at the business address. LAPD RHD and your affiant recovered several purchase invoices and receipts from the

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business where DR. MURRAY purchased PROPOFOL, BENOQUIN, MIDAZOLAM, FLUMAZENIL, LIDOCAINE, LIDOCAINE cream, LORAZEPAM, SALINE solution, HYDROQUIN, and LIDO 1% from APPLIED PHARMACY SERVICES. A check of their Federal Express account showed the delivery addresses for the purchases to be either to DR. MURRAY's office in Las Vegas or to a NICOLE ALVAREZ at On September 24 & 25, 2009, NICOLE ALVAREZ appeared before the Los Angeles County Grand Jury. ALVAREZ listed her residence as She also advised the court she utilized the Gmail (Google) e-mail account with the screen name of ALVAREZ also testified she is the mother of DR. MURRAY'S child. born March 2, 2009. During the course of the investigation your affiant also learned that DR. MURRAY made numerous telephone calls to NICOLE ALVAREZ leading up to and including the day JACKSON died. Your affiant believes that MURRAY may have communicated the aforementioned shipments with ALVAREZ via her Gmail (Google) account under the screen name of During the investigation your affiant discovered DR MURRAY owned and utilized an Apple IPhone to send and receive real time e-mails and messages. On August 27, 2009, the Los Angeles County Coroner's Office determined the cause of death to be Acute Propofol Intoxication, with a benzodiazepine effect. The manner of death was ruled a homicide. Based on the aforementioned information, your affiant believes reviewing NICOLE ALVAREZ'S emails may reveal additional shipments of Propofol and other medications not already known. Furthermore the e-mails may establish chain of custody of the shipments. The e-mails may also identify and or establish any aiders or abettors in the death of Michael Jackson. Because there are reasonable grounds to believe that such information is relevant and material to the ongoing investigation, I request the Search Warrant authorizing the release of all e-mails (sent or received), instant message conversations, histories, internet protocol addresses buddy lists, profiles, subscriber information, method of payment and credit information, as well as detailed billing logs (log on & log off

 times), as well as, but not limited to name(s) of the customer(s), any information used by the customer to establish a Gmail (GOOGLE) account including customer name(s), address(es), telephone number(s), credit information including any identifying numbers such as Driver's license number(s) and Social Security number(s), for the time period of 05/01/2009 through 09/01/2009.

Based on the information provided in this affidavit, I believe that the disclosure of the requested Search Warrant may result in the flight from potential prosecution or the destruction of or tampering with evidence, or may otherwise seriously jeopardize the investigation. Therefore, pursuant to California Penal Code Section 629.66, I further request that the court Seal this record and direct the Custodian of Records: Gmail (Google) Legal Compliance Manager, filed concurrently herewith, and their representatives, agents and employees, not to disclose in any manner, to the listed subscribers, or to any other person, the existence of this Order, in full or redacted form, or of this investigation unless otherwise ordered by this court.

Pursuant to California Evidence Code Sections 1040 to 1042, and to protect the identity of any official information, pursuant to the Supreme Court decision in *People v. Hobbs*, (1994) 7 Cal. 4th 948, your

affiant also respectfully requests that this search warrant, affidavit and all documents relating to this search warrant be sealed to maintain the integrity of the investigation. Your affiant also requests that they remain sealed and in the custody of the clerk of the court until order of this court or other competent court having jurisdiction over this matter. Disclosure of these documents would compromise the ongoing investigation into the death of JACKSON and would jeopardize the integrity of the investigation and give

the targets opportunity to hide, destroy and/or alter other material evidence.

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LOS ANGELES POLICE DEPARTMENT

RECEIPT FOR PROPERTY TAKEN INTO CUSTODY

* SAVE THIS RECEIPT *

DATE /	AND TIME 1/3/09, 1030				DR NUN	MBER 08 12977
NAME	OF PERSON IN POSSESSI	ION OF PROPERTY				00,21,1
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COURT	CASE NUMBER	<u> </u>	·.	· · ·	ITEM N	UMBERS ON PROPERTY REPORT
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PROPER	RTY BOOKED TO	Language Company		.	- 5	VISION OF BOOKING
SIGNAT	URE OF OFFICER ISSUIT	NG ^				RIAL NUMBER 3ULy
TH	IS RECEIPT DOES NO	T CONSTITUTE	RECOGNITION	ON OF	LEGAL	TITLE TO ABOVE PROPERTY
SIGNAT	UBE OF PERSON IN PO	SSESSION OF PR	OPERTY (OPT	IONAL).	

AN EMPLOYEE SEIZING OR TAKING CUSTODY OF PROPERTY SHALL ISSUE A RECEIPT FOR PROPERTY TAKEN INTO CUSTODY, FORM 10.10 (DUPLICATE COPY), TO THE PERSON RELIEVED OF THE PROPERTY (4/645.20, 5/10.10). THE ORIGINAL OF THE FORM 10.10 SHALL BE INCLUDED AS A PAGE OF THE ORIGINAL OF THE PROPERTY REPORT, FORM 10.1; NOTICE TO APPEAR / RELEASE FROM CUSTODY REPORT, FORM 5.2.8; OR ARREST REPORT, FORM 5.2, WHEN EVIDENCE IS LISTED THEREON.

SEARCH WARRANT and AFFIDAVIT (AFFIDAVIT)

Peace Officer Orlando Martinez, swears under oath that the facts expressed by him/her in the attached and incorporated Affidavit are true and that based thereon he/she has probable cause to believe and does believe that the articles, property, and persons described below are lawfully seizable pursuant to Penal Code Section 1524 et seq., as indicated below, and are now located at the locations set forth below. Wherefore, Affiant requests that this Search Warrant be issued. **HOBBS SEALING REQUESTED:** ▼YES □ NO **NIGHT SEARCH REQUESTED:** TYES NO (SEARCH WARRANT) THE PEOPLE OF THE STATE OF CALIFORNIA TO ANY PEACE OFFICER IN THE COUNTY OF LOS ANGELES: proof by affidavit, having been this day made before me by Peace Officer Orlando Martinez that there is probable cause to believe that the property or person described herein may be found at the location(s) set forth herein and that it is lawfully seizable pursuant to Penal Code Section 1524 et seq., as indicated below by "⊠" (s) in that: property was stolen or embezzled; property or things were used as the means of committing a felony; property or things are in the possession of any person with the intent to use them as means of committing a public offense, or in the possession of another to whom he or she may have delivered them for the purpose of concealing them or preventing their being discovered; property or things to be seized consist of any item or constitute any evidence that tends to show a felony has been committed, or tends to show that a particular person has committed a felony; property or things to be seized consist of evidence that tends to show that sexual exploitation of a child, in violation of Section 311.3, or possession of matter depicting sexual conduct of a person under the age of 18 years, in violation of Section 311.11, has occurred or is there is a warrant to arrest a person; a provider of electronic communication service or remote computing service has records or evidence, as specified in Section 1524.3, showing that property was stolen or embezzled constituting a misdemeanor, or that property or things are in the possession of any person with the intent to use them as a means of committing a misdemeanor public offense, or in the possession of another to whom he or she may have delivered them for the purpose of concealing them or preventing their discovery; property or things to be seized include an item or any evidence that tends to show a violation of Section 3700.5 of the Labor Code, or tends to show that a particular person has violated Section 3700.5 of the Labor Code; You are Therefore COMMANDED to SEARCH: (premises, vehicles, persons) See Page 2. For the FOLLOWING PROPERTY, THING(S) OR PERSON(S): See Pages 3-12. AND TO SEIZE IT / THEM IF FOUND and bring it / them forthwith before me, or this court, at the courthouse of this court. This Search Warrant and Affidavit and attached and incorporated Affidavit were sworn to as true and subscribed before me on this day of AUGU 87 J PAM. Wherefore, I find probable cause for the issuance of \mathcal{G}_{1} at 3this Search Warrant and doussue it.

(Magistrate's Printed Name)

Search Warrant

CR / DR #

Therefore COMMANDED to SEARCH:

LOCATION 1:

The residence, curtilage and appurtenant structures located at

The location is described as a five story multiple unit apartment complex. The ground level of the building is occupied by miscellaneous businesses. The numerals are visible above the double entry door which faces Street. The building is the second structure north of the control on the west side of Street. The building is a two tone yellow color with a red awning.

This search is authorized for the described location including all rooms, locked or unlocked, attics, basements within the location. The search shall extend into all containers, safes, desks, cabinets, drawers, closets, briefcases, trash receptacles, recording media, mailboxes, garages, outbuildings or other storage areas within or thereon the location. The search may include the inspection and mirror-imaging of any computer-based storage media, whether locked or unlocked, contained within the area described in this paragraph. The officers are authorized, if necessary to remove the electronic storage devices from the premises and conduct an off-site evidentiary search of the electronic storage devices.

LOCATION 2:

A champagne 2005 BMW 645CI, Texas license number VIN:

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FOR THE FOLLOWING PROPERTY, THING(S) OR PERSON(S):

- Receipts, records and documents noting price, quantity, and/or times when prescription medications, medicines, packages and letters including but not limited to received from APPLIED PHARMACY SERVICES, were received, delivered, attempted delivery to NICOLE ALVAREZ, DR. CONRAD MURRAY, and GLOBAL CARDIOVASCULAR ASSOCIATES aka GLOBEL CARDIOVASCULAR ASSOCIATES.
- 2) Packaging, invoices, mail orders, confirmation notices received from FEDERAL EXPRESS aka FED EX, UNITED STATES POSTAL SERVICE, any other shipping/ delivery company regarding the delivery of any prescription medications, medicines, packages and letters to NICOLE ALVAREZ, DR. CONRAD MURRAY, and GLOBAL CARDIOVASCULAR ASSOCIATES aka GLOBEL CARDIOVASCULAR ASSOCIATES.
- 3) Any bottles/vials of PROPOFOL (DIPRIVAN) including but not limited to the "lot numbers" of 313058858 and/or 76197DJ, including but not limited to bottles manufactured by Teva, Inc. and Hospira Inc.
- 4) Any other medicines, including but not limited to BENOQUIN, MIDAZOLAM, FLUMAZENIL, LIDOCAINE, LORAZEPAM, SALINE solution, HYDROQUIN, and LIDO 1% stored at the location.
- 5) Any electronic notices of delivery, attempted delivery, delivery dates, delivery confirmation, invoices, purchase receipts, and credit card authorizations whether sent to personal or business email accounts regarding the purchase, delivery, ordering of PROPOFOL, BENOQUIN, MIDAZOLAM, FLUMAZENIL, LIDOCAINE, LORAZEPAM, SALINE solution, HYDROQUIN, LIDO 1% or any other prescription or non prescription medicine from APPLIED PHARMACY SERVICES, or any other pharmacy.
- 6) Prescriptions, patient profiles, medications, and correspondence, notations, logs, receipts, journals, books, records and documents noting price, quantity, and/or times when prescription medications were administered, prescribed, obtained, transferred, sold, distributed, and/or concealed to MICHAEL

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SEARCH WARRANT AND AFFIDAVIT

JOSEPH JACKSON aka OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MIC JACKSON, aka JIMMY NICHOLAS, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON, aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER MADONIE, aka JOSEPHINE BAKER and aka KAI CHASE;

- 7) Notes, personnel records, telephone records, lists of names and records, telephone message pads, appointment books, rolodexes, contracts, agreements, bills, invoices, receipts, photographs, calendars, diaries, cash receipts journals, cash disbursements journals, payroll journals, ledgers, reports, writings, day planners and correspondence, telephone logs, doctor's notes, nurse's notes, payment schedules, and personal notes and items regarding patient of MICHAEL JOSEPH JACKSON aka OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MIC JACKSON, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON, aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER MADONIE, aka JOSEPHINE BAKER and aka KAI CHASE;
- 8) Word processors, electronic data processing and storage devices, computers and computer systems, consisting of but not limited to; central processing units, internal and external peripheral storage devices such as fixed disks, external hard disks, floppy disk drives and diskettes, tape drives and tapes, optical storage devices, personal data assistants (PDA's), or other memory storage devices; such as pagers, MP3 devices, compact flash and smart media cards, cellular telephones, and any and all peripheral input/output devices such as keyboards, printers, video display monitors, optical readers and related communication devices such as modems, acoustic couplers, telephone answering machines, cameras, microphones, or any other capture device, printers, facsimile machine, together along with system documentation, operating logs, documentation, software and instruction manuals

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SEARCH WARRANT AND AFFIDAVIT

and all records, photographs, text, material, and any electronic files or data stored on such media, tending to show the medical treatment or prescriptions provided to patient MICHAEL JOSEPH JACKSON aka OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MIC JACKSON, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON, aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER MADONIE, aka JOSEPHINE BAKER and aka KAI CHASE;

- 9) Indicia of occupancy, residency or ownership of the premises, namely, utility bills, telephone bills, loan payment receipts, mail, keys, rent receipts, trust deeds, lease or rental agreements, and escrow documents;
- 10) Any passwords, password files, test keys, encryption codes or other information necessary to access the computer equipment, storage devices or data needed to garner access to computers or electronic equipment at the locations;
- 11) Charts, associated laboratory workups and x-rays, payment records, and identification documents related to patient MICHAEL JOSEPH JACKSON aka OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MIC JACKSON, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON, aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER MADONIE, aka JOSEPHINE BAKER and aka KAI CHASE;
- 12) Any correspondence, notes, writings, emails, letters, mail between the following persons and/or entities; MICHAEL JOSEPH JACKSON aka OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MICK JACKSON, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON,

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SEARCH WARRANT AND AFFIDAVIT

aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER

MADONIE, aka JOSEPHINE BAKER, aka KAI CHASE, DR. MURRAY, DR. KLEIN, DR.

METZGER, DR. ADAMS, DR. MARK TADRISSI, DR. DAVID SLAVIT, DR. RANDY ROSEN,
ANSCHUNTZ ENTERTAINMENT GROUP (AEG) and nurse practitioner CHERILYN LEE.

As used in above, the terms records, writings, documentation, or notations includes those that are created,
modified or stored in electronic or magnetic form and any data, image, or information that is capable of
being read or interpreted by a computer. In order to search for any items to be seized that were prepared
modified, or stored in electronic or magnetic form, searching officers/federal agents may seize and
search the following and/or search and make protected mirror image/copy of original data:

Any computer systems, computer hardware (including peripherals and cables), software, and data,
including, but not limited to, central processing units (CPU's), hard disk drives, optical /CD-ROM drives.

servers, workstations, display screens, input devices (including but not limited to keyboards, mice, and trackballs), printers, modems, peripheral storage devices, floppy discs, zip disks, flash drives, magnetic tapes, cassette tapes, removable storage media, and/or optical CR-ROM discs or cartridges, or any other

device or media capable of digitally or magnetically storing data, found together or separately from one another. Such systems also commonly include electronic cables linking computer systems to other systems

or telephone/coaxial lines and off site data storage locations.

STATEMENT OF PROBABLE CAUSE

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Affiant declares under penalty of perjury that the following facts are true and that there is probable cause to believe, and Affiant does believe, that the designated articles, property, and persons are now in the described locations, including all rooms, buildings, and structures used in connection with the premises and buildings adjoining them, the vehicles and the persons:

Your affiant, Detective Orlando Martinez, Serial No. 31124, has been a sworn police officer for the Los Angeles Police Department for fifteen years and is currently assigned to Robbery-Homicide Division. Your affiant has worked in Homicide for eight years investigating murders committed during the commission of robberies, gang related murders, narcotic related murders, domestic dispute murders, murders for hire and other types of felony murders. Your affiant has been assigned and investigated homicides in the Devonshire and Mission Areas of the Los Angeles Police Department. At Robbery-Homicide Division, your affiant has city-wide homicide investigative responsibilities. In addition, your affiant has served in a Detective capacity since 1998 and attained the rank of Detective in March of 2001. Your affiant's investigative assignments have included violent crimes against persons, including assault with a deadly weapon and attempted murder, auto theft and domestic violence. Prior to that, your affiant worked uniformed field investigation as well as specialized units. These specialized units included the Foothill Area gang suppression unit (CRASH), Narcotics Division Field Enforcement Section (FES), Operations Valley Bureau auto theft task force (CECAT), Devonshire Area bicycle detail and the Devonshire Area Special Problems Unit. Your affiant is a member in good standing of the California Homicide Investigator's Association, and the International Homicide Investigator's Association. He has attended training seminars and has received training materials offered by this and other professional organizations relating to homicide investigations, basic detectives skills, telephone technology, wiretaps, computer crimes, interviewing techniques and other types of criminal investigations. Your affiant currently holds Basic and Intermediate certificates awarded by the California Commission of Police Officers Standards and Training (POST). Your affiant has personally prepared in excess of 55 search warrants and/or court orders. He has assisted in the execution of over 60 search warrants. Your affiant

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SEARCH WARRANT AND AFFIDAVIT

has received advice, training and information related to the use, handling, prescribing, information systems, and records kept by doctors and pharmacies, and the properties of the medication PROPOFOL (DIPRIVAN) from the Drug Enforcement Administration, California Department of Justice, Bureau of Narcotics Enforcement and the Los Angeles County Medical Examiner's Offices.

On June 25, 2009, at approximately 1426 hours, MICHAEL JOSEPH JACKSON was pronounced dead at UCLA Medical Center. Los Angeles Police Department (LAPD) Robbery-Homicide Division (RHD) was assigned to conduct the investigation into JACKSON's death. Several bottles of PROPOFOL (DIPRIVAN) were recovered from JACKSON's residence with the same "lot" numbers. The lot numbers correspond to the manufacturers' date of production and shipping information. The bottles were recovered from JACKSON's bedside and from DR. MURRAY's personal medical bags.

Further investigation revealed that JACKSON was treated by at least 7 other doctors under the aliases of OMAR ARNOLD, aka PAUL FARANCE, aka PAUL FARNCE, aka BRYAN SINGLETON, aka MIKE JACKSON, aka MICK JACKSON, aka MIC JACKSON, aka JACK LONDON, aka MICHAEL AMIR WILLIAMS MUHAMMAD, aka JIMMY NICHOLAS, aka BLANCA NICHOLAS, aka ROSELYN MUHAMMAD, aka PRINCE JACKSON, aka FAHEEM MUHAMMAD, aka FRANK TYSON, aka FERNAND DIAZ, aka PETER MADONIE, aka JOSEPHINE BAKER and aka KAI CHASE. During the course of the investigation, RHD detectives conducted multiple interviews and recovered numerous items of evidence which formulated probable cause to believe that DR. CONRAD MURRAY was responsible for JACKSON's death under California Penal Code Section 192, Manslaughter.

Based upon this probable cause, on July 27, 2009, the Honorable Judge Timothy C. Williams, Clark County Superior Court, Nevada, issued a search warrant for DR. MURRAY's business address, "Global Cardiovascular Associates" 2110 East Flamingo, unit number 301, Clark County, Las Vegas Nevada, and his home address, On July 28, 2009, Las Vegas Metro Police Department (LVMPD), Drug Enforcement Administration (DEA) and LAPD RHD officers served the search warrant at the business and home addresses for items including "Records,"

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SEARCH WARRANT AND AFFIDAVIT

shipping orders, distribution lists, and use records relating to the purchase, transfer, receiving, ordering, delivery and storage of PROPOFOL (DIPRIVAN)." During the search, LAPD Detective Smith, Serial No. 25301, recovered a sales receipt from "Applied Pharmacy Services," located at 6370 W. Flamingo Road, Suite number 1, Las Vegas, NV, to "Conrad MURRAY, MD, Global Cardiovascular Assoc." at 2110 East Flamingo Road, suite number 201. The receipt detailed on May 12, 2009, MURRAY purchased four (4) 100ml vials of PROPOFOL 10ML/ML SDV 10x100ML, one (1) 100ml vial of PROPOFOL 10ML/ML VL 25x20ML, two (2) vials of MIDAZOLAM 1MG/ML VIAL 10/2 ML, one (1) vial FLUMAZENIL 0.1 MG/ML VL 10x5ML and one (1) LIDOCAINE 2% cream. There was a separate \$65 charge for overnight Federal Express (Fed Ex) of the purchased items to DR. MURRAY to an unknown destination.

DEA Agents were tasked with attempting to track the origin, route and possessor of the PROPOFOL (DIPRIVAN) bottles found at the JACKSON residence. On August 4, 2009, DEA agents notified your affiant that PROPOFOL (DIPRIVAN) bottles found during the search of Jackson's residence and in DR. MURRAY's personal medical bag showed Teva, Inc. as the manufacturer for the 20ml bottles and Hospira, Inc. for the 100ml bottles. DEA sent requests for shipment records for all bottles possessing the same lot numbers to both manufacturers. From the records received from the manufacturers, additional record requests were made by DEA to each distributor Teva and Hospira had sold to. DEA received records of sales from these distributors as well. A subsequent review of records received by DEA from the distributors showed sales to Applied Pharmacy Services for both 20ml and 100ml bottles with the corresponding lot numbers.

The searches at DR. MURRAY's residence and business failed to yield any notes, patient profiles, treatment history, records, and charts regarding the treatment for MICHAEL JOSEPH JACKSON at his residence at 100 North Carolwood Drive.

On August 7, 2009, the Honorable Judge Timothy C. Williams, Clark County Superior Court,
Nevada, issued a search warrant for APPLIED PHARMACY SERVICES, located at 6370 West Flamingo
Road, suite 1, Las Vegas Nevada. On August 11, 2009, Las Vegas Metro Police Department (LVMPD),

SEARCH WARRANT AND AFFIDAVIT

Drug Enforcement Administration (DEA) and LAPD RHD officers served the search warrant at the business address. LAPD RHD and your affiant recovered several purchase invoices and receipts from the business where DR. MURRAY purchased PROPOFOL, BENOQUIN, MIDAZOLAM, FLUMAZENIL, LIDOCAINE, LIDOCAINE cream, LORAZEPAM, SALINE solution, HYDROQUIN, and LIDO 1% from APPLIED PHARMACY SERVICES. A check of their Federal Express account showed the delivery addresses for the purchases to be either to DR. MURRAY's office in Las Vegas or to a NICOLE ALVAREZ at

Your affiant respectfully requests that a search warrant be issued for the residence of NICOLE

ALVAREZ at

Your affiant believes that
the location will house information on any other/further transactions, deliveries or orders between DR.

MURRAY and APPLIED PHARMACY SERVICES or any other pharmacy for PROPOFOL

(DIPRIVAN) and the other listed drugs. The location may also contain DR. MURRAY's missing medical records regarding his treatment of JACKSON at the residence.

Based on the aforementioned information and investigation, your affiant believes ground for issuance of a search warrant exists as set forth in Penal Code section 1524 because the items sought constitute evidence which tend to show that a felony has been committed, and that a particular person has committed a felony, that felony being PC 192, Manslaughter. Your affiant hereby prays that a search warrant be issued for the seizure of said property or any part thereof, from said locations at any time of the day, good

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SEARCH WARRANT DATED JULY 27.2009, AND AUGUST 7, 2009, DM 31127

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SEARCH WARRANT

STATE OF NEVADA)

) ss: 6370 West Flamingo, Suite #1 LV, NV 89103

COUNTY OF CLARK)

The State of Nevada, to any Peace Officer in the County of Clark, proof by Affidavit having been made before me by Detective S. Armbruster P#7327, said affidavit attached hereto and incorporated herein by reference, that there is probable cause to believe that certain property, hereinafter described will be found at the following described premises, to wit:

1) 6370 West Flamingo, Suite #1 Las Vegas, Clark County, Nevada further described as a single story office/business complex. The structure has a tan stucco exterior with a tan tile roof. Applied Pharmacy occupies Suite 1. The aforementioned suite is located on the west end of the building. Working from west to east, the first suite is identified by a clear glass door surrounded by a dark metal frame. This door faces south. The number "1", white in color, is located above the door. Located on the door is a sign with a yellow background, with black letters, reading "PATIENTS USE OTHER DOOR". Directly west of this door is a business sign placed on the top portion of a glass window. The sign has a white background with black letters and contains the words "Applied Pharmacy Services". East of door one is an additional entrance for Applied Pharmacy suite and is identified by a clear glass door surrounded by a dark metal frame. This door faces south. East of the second door, written on the glass window, is the words "Applied Pharmacy". The address number "6370" are affixed to a business marguis directly southeast of the office/business complex. Further, the marguis proclaims the office/business complex to be Phoenix Plaza III. The Phoenix Plaza III logo is affixed to the roof overhang directly east of Applied Pharmacy. The Phoenix Plaza III is written in blue letters on a white background.

The property referred to and sought to be seized consists of:

A) Medications, correspondence, notations, logs, receipts, journals, books, records and documents noting price, quantity, and/or times when prescription medications, including but not limited to PROPOFOL (DIPRIVAN), were administered, prescribed, obtained, transferred, sold, distributed, and/or bought by DR. CONRAD MURRAY, GLOBAL CARDIOVASCULAR ASSOCIATES aka GLOBEL CARDIOVASCULAR ASSOCIATES or any

employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG.

- B) Credit Card receipts, logs, transactions, history, for any medicines, supplies, drugs and/or items from Applied Pharmacy Services to DR. CONRAD MURRAY, Global Cardiovascular Associates and/or any employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG, including but not limited to a VISA card ending in the digits 4467 used in the May 12, 2009 purchase by MURRAY.
- C) A sample of bottles/vials of PROPOFOL (DIPRIVAN) with the "lot numbers" of 313058858 and/or 76197DJ, including but not limited to bottles manufactured by Teva, Inc. and Hospira Inc.
- D) Federal Express records, mail orders, shipping orders, distribution lists, use/receiving records relating to the purchase, transfer, receiving, ordering, delivery and storage of PROPOFOL (DIPRIVAN) to DR. CONRAD MURRAY, Global Cardiovascular Associates and/or any employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG from Applied Pharmacy Services and shipments/product received by Applied Pharmacy Services from any manufacturer and/or distributor.
- E) This search is authorized for the described location including all rooms, locked or unlocked, within the location. The search shall extend into all containers, safes, desks, cabinets, drawers, closets, briefcases, trash receptacles, recording media, mailboxes, garages, outbuildings or other storage areas within or thereon the location. The search may include the inspection and mirror-imaging of any computer-based storage media, whether locked or unlocked, contained within the area described in this paragraph.

And as I am satisfied that there is probable cause to believe that said property(s) is located as set forth above and that based upon the Affidavit attached hereto there are sufficient grounds for the issuance of the search warrant.

You are hereby commanded to search forthwith said premises for said property, serving this warrant between 7:00 a.m. and 7:00 p.m., and if the property is there to seize it, prepare a written inventory of the property seized, and make a return for me within ten days, pursuant to NRS 179.075 and then, transfer said property to a sworn law enforcement officer employed by the Los Angeles Police Dept / Los Angeles Sheriff's Office of the State of California, for transfer to the State of California, where such property shall be held subject to further order of a Nevada court or a court in the

State of California, pursuant to NRS 179.105. During the execution of this search warrant I authorize California and federal law enforcement officers to be present and assist Nevada authorities.

Further, upon good cause shown in the affidavit and application for search warrant, the affidavit is ordered sealed and a copy of the affidavit need not be left with this search warrant.

DATED THIS ______day of August, 2009.

UDGE

REF: 1) 6370 West Flamingo, Suite #1 LV, NV 89103

IN RE: SEARCH WARRANT for
)
ORDER SEALING
6370 West Flamingo, Suite #1 LV, NV 89103

AFFIDAVIT
)

Upon the ex parte application of Detective S. Armbruster P#7327 a commissioned officer with the Las Vegas Metropolitan Police Department and Affiant, to seal the affidavit in support of the attached search warrant, and for good cause appearing therefore,

IT IS HEREBY ORDERED that the affidavit in support of the attached search warrant be ordered sealed pending further order of this Court except that copies may be provided to the office of the Clark County District Attorney, the Los Angeles Police Department and/or the Drug Enforcement Administration. A prosecuting agency may provide copies to a Defendant in a criminal proceeding as part of the criminal discovery process, and

IT IS FURTHER ORDERED a copy of this order sealing the affidavit be left at the premises along with the search warrant in lieu of the affidavit in support of the warrant.

JUDGE

AFFIANT

APPLICATION AND AFFIDAVIT FOR SEARCH WARRANT

STATE OF NEVADA)
) ss: 6370 West Flamingo, Suite #1 LV, NV 89103
COUNTY OF CLARK)

I, Detective S. Armbruster P#7327, being first duly sworn, deposes and states that he is the affiant herein, and that he is a Police Officer with the Las Vegas Metropolitan Police Department for approximately seven years. I am currently assigned to the Narcotics Bureau, specifically to the Drug Enforcement Administration's Tactical Diversion Squad.

That there is probable cause to believe that certain property hereinafter described will be found at the following described premises, to-wit:

1) 6370 West Flamingo, Suite #1 Las Vegas, Clark County, Nevada further described as a single story office/business complex. The structure has a tan stucco exterior with a tan tile roof. Applied Pharmacy occupies Suite 1. The aforementioned suite is located on the west end of the building. Working from west to east, the first suite is identified by a clear glass door surrounded by a dark metal frame. This door faces south. The number "1", white in color, is located above the door. Located on the door is a sign with a yellow background, with black letters, reading "PATIENTS USE OTHER DOOR". Directly west of this door is a business sign placed on the top portion of a glass window. The sign has a white background with black letters and contains the words "Applied Pharmacv Services". East of door one is an additional entrance for Applied Pharmacy suite and is identified by a clear glass door surrounded by a dark metal frame. This door faces south. East of the second door, written on the glass window, is the words "Applied Pharmacy". The address number "6370" are affixed to a business marguis directly southeast of the office/business complex. Further, the marguis proclaims the office/business complex to be Phoenix Plaza III. The Phoenix Plaza III logo is affixed to the roof overhang directly east of Applied Pharmacy. The Phoenix Plaza III is written in blue letters on a white background.

The property referred to and sought to be seized consists of the following:

A) Medications, correspondence, notations, logs, receipts, journals, books, records and documents noting price, quantity, and/or times when prescription medications, including but not limited to PROPOFOL (DIPRIVAN), were administered, prescribed, obtained, transferred, sold, distributed, and/or

bought by DR. CONRAD MURRAY, GLOBAL CARDIOVASCULAR ASSOCIATES aka GLOBEL CARDIOVASCULAR ASSOCIATES or any employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG.

- B) Credit Card receipts, logs, transactions, history, for any medicines, supplies, drugs and/or items from Applied Pharmacy Services to DR. CONRAD MURRAY, Global Cardiovascular Associates and/or any employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG, including but not limited to a VISA card ending in the digits 4467 used in the May 12, 2009 purchase by MURRAY.
- C) A sample of bottles/vials of PROPOFOL (DIPRIVAN) with the "lot numbers" of 313058858 and/or 76197DJ, including but not limited to bottles manufactured by Teva, Inc. and Hospira Inc.
- D) Federal Express records, mail orders, shipping orders, distribution lists, use/receiving records relating to the purchase, transfer, receiving, ordering, delivery and storage of PROPOFOL (DIPRIVAN) to DR. CONRAD MURRAY, Global Cardiovascular Associates and/or any employee thereof including but not limited to STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG from Applied Pharmacy Services and shipments/product received by Applied Pharmacy Services from any manufacturer and/or distributor.
- E) This application is for authorization to search the described location including all rooms, locked or unlocked, within the location. The search shall extend into all containers, safes, desks, cabinets, drawers, closets, briefcases, trash receptacles, recording media, mailboxes, garages, outbuildings or other storage areas within or thereon the location. The search may include the inspection and mirror-imaging of any computer-based storage media, whether locked or unlocked, contained within the area described in this paragraph.

Las Vegas Metropolitan Police Department has no intention of retaining or copying any aforementioned property to be seized. All property of evidentiary value will be turned over to the Los Angeles Police Department.

Your Affiant is currently assisting the Los Angeles Police Department, specifically the Robbery-Homicide Division, with an ongoing criminal investigation. Your Affiant received information from Los Angeles Police Department, Co-Case Agent, Detective

Scott Smith, Serial NO. 25301, that they are investigating the following crimes that were committed in the state of California:

California Penal Code section 192(b) Manslaughter.

In support of your affiant's assertion to constitute the existence of probable cause, the following facts are offered:

STATEMENT OF PROBABLE CAUSE

Affiant declares under penalty of perjury that the following facts are true and that there is probable cause to believe, and Affiant does believe, that the designated articles, property, and persons are now in the described locations, including all rooms, buildings, and structures used in connection with the premises and buildings adjoining them, the vehicles and the persons:

On August 5, 2009, Detective Steve Armbruster who is employed by the Las Vegas Metropolitan Police Department and is assigned to the Drug Enforcement Administration's Tactical Diversion Squad, Las Vegas office was presented with an affidavit outlining an ongoing investigation in the state of California. It is your affiant's assertion that LAPD Peace Officer Orlando Martinez Serial Number #31124 demonstrated probable cause for the crime of California Penal Code section 192(b) Manslaughter.

On June 25, 2009, at approximately 1222 hours, Los Angeles Fire Department (LAFD) Rescue Ambulance (RA) 71 responded to an emergency call at 100 North Carolwood Drive, in the city of Los Angeles. The comments of the call stated a 50 year old male was not breathing, and cardiopulmonary resuscitation (CPR) was in progress. Upon their arrival, they were met by Dr. CONRAD MURRAY, who identified himself as the patient's personal physician. MURRAY informed the paramedics that the patient, later identified as MICHAEL JOSEPH JACKSON, had stopped breathing and MURRAY had continuously administered CPR until the RA's arrival.

Murray told the PAFD paramedics he had given JACKSON LORAZEPAM (ATIVAN) before he stopped breathing. The paramedics began caring for JACKSON and transported both MURRAY and JACKSON to UCLA Medical Center. Upon arrival, MURRAY met with Dr. R. COOPER, the physician in charge of the emergency department. MURRAY told COOPER he had given JACKSON two separate 2mg doses of LORAZEPAM (ATIVAN), during the course of the night. COOPER and her team attempted to revive JACKSON with negative results. COOPER pronounced JACKSON's death at 1426 hours. MURRAY refused to sign the death certificate, and the Los Angeles Coroner's Office was summoned to the hospital. Los Angeles Police Department (LAPD) Robbery Homicide Division (RHD) Detectives Smith, Serial No.

25301, and Officer Martinez were assigned to assist the Coroner's office conduct a death investigation. Upon arrival at UCLA Medical Center, neither the coroner's investigators nor detectives could locate MURRAY to re-interview him. Repeated attempts at contacting and locating MURRAY were unsuccessful.

Coroner's investigators and RHD Detectives responded to 100 North Carolwood Drive to further their investigation. A search of the residence, specifically JACKSON's bedside, revealed numerous bottles of medications prescribed by DR. MURRAY to JACKSON, including DIAZEPAM (VALIUM), TAMSULOSIN (FLOMAX), LORAZEPAM (ATIVAN) and TEMAZEPAM (RESTORIL). Prescription pill bottles of CLONAZEPAM (KLONOPIN) and TRAZODONE (DESYRL), prescribed to JACKSON by DR. METZGER and a prescription pill bottle of TIZANIDINE (ZANAFLEX), prescribed to JACKSON by DR. KLEIN were also found at JACKSON's bedside. According to the Physician's Desk Reference (PDR), most of these drugs have an indicated or off label use in the treatment of insomnia.

On June 27, 2009, Detective Smith and Officer Martinez met with MURRAY and his attorneys for an interview. MURRAY stated that he was JACKSON's personal physician. MURRAY had been treating JACKSON for insomnia for approximately the past six weeks. He had been giving JACKSON 50 mg of PROPOFOL (DIPRIVAN), diluted with LIDOCAINE (XYLOCAINE), every night via intravenous drip (IV) to assist JACKSON in sleeping.

MURRAY felt that JACKSON may have been forming an addiction to PROPOFOL (DIPRIVAN), and tried to wean JACKSON off of the drug. On June 22, 2009, two days prior to his death, he gave JACKSON 25 mg PROPOFOL (DIPRIVAN), along with LORAZEPAM (ATIVAN), and MIDAZOLAM (VERSED). JACKSON was able to sleep with this mixture of medications. On June 23, 2009, he gave JACKSON LORAZEPAM (ATIVAN) and MIDAZOLAM (VERSED) only, withholding any PROPOFOL (DIPRIVAN), and JACKSON was able to sleep. On June 25, 2009, at approximately 0130 hours, he again tried to induce sleep without the PROPOFOL (DIPRIVAN) and gave JACKSON a 10mg tab of VALIUM. JACKSON was unable to sleep and at approximately 0200 hours, MURRAY injected JACKSON with 2mg LORAZEPAM (ATIVAN) after dilution. pushed slowly into his IV. JACKSON was still unable to sleep. At approximately 0300 hours, MURRAY then administered 2mg MIDAZOLAM (VERSED) to JACKSON after dilution, also pushed slowly into his IV. JACKSON remained awake and at approximately 0500 hours, MURRAY administered another 2mg LORAZEPAM (ATIVAN), after dilution, pushed slowly into his IV. JACKSON remained awake and at approximately 0730 hours, MURRAY administered another 2mg of MIDAZOLAM MURRAY stated he was continuously at (VERSED), after dilution, into his IV. JACKSON's bedside and was monitoring him with a pulse oximeter. According to DR. MURRAY, the pulse oximeter was connected to JACKSON's finger and measured his pulse and oxygen statistics.

JACKSON remained awake and at approximately 1040 hours, MURRAY finally

administered 25mg of PROPOFOL (DIPRIVAN), diluted with LIDOCAINE (XYLOCAINE). via IV drip to keep JACKSON sedated. after repeated demands/requests from JACKSON. JACKSON finally went to sleep and MURRAY stated that he remained monitoring him. After approximately 10 minutes, MURRAY stated he left JACKSON's side to go to the restroom and relieve himself. MURRAY stated he was out of the room for about 2 minutes maximum. Upon his return. MURRAY noticed that JACKSON was no longer breathing. MURRAY began single man cardiopulmonary resuscitation (CPR) at once. MURRAY also administered .2mg of FLUMANEZIL (ANEXATE) to JACKSON and called JACKSON's personal assistant. MICHAEL AMIR WILLIAMS, with his cellular telephone for help. MURRAY reached WILLIAMS and requested that he send security upstairs for an emergency. MURRAY continued CPR and after a few minutes without the security detail's response, he left JACKSON and ran out to the hall and downstairs to the kitchen. MURRAY asked the chef to send up PRINCE JACKSON, the eldest son, and returned to continue CPR. P. JACKSON responded upstairs and summoned the security detail. ALVAREZ went to the aid of MURRAY and called 911 via his cellular telephone. MURRAY waited for the ambulance's arrival while conducting CPR, assumed care from the paramedics and accompanied them to the hospital. MURRAY observed the treatment to JACKSON at UCLA Medical Center and assisted in notifying the family after JACKSON's death was pronounced. MURRAY left the hospital after a while because he did not know that he was needed. MURRAY added that his doctor's bag was still at the residence and directed Officer Martinez to its exact location inside of JACKSON's residence.

MURRAY told Officer Martinez that he was not the first doctor to introduce JACKSON to PROPOFOL (DIPRIVAN). MURRAY stated that JACKSON was very familiar with the drug and referred to it as his "milk." PROPOFOL (DIPRIVAN) has a milk appearance. JACKSON would also refer to the LIDOCAINE (XYLOCAINE) as "anti-burn." According to the Physician's Desk Reference (PDR), PROPROFOL (DIPRIVAN) creates a burning sensation at the injection site and LIDOCAINE (XYLOCAINE) can be used to relieve the discomfort. MURRAY stated that he had repeatedly asked JACKSON what other physicians were treating him and what was being prescribed to him, but JACKSON would not tell him. JACKSON did mention that Doctor ARNOLD KLEIN and Doctor ALAN METZGER had given him medicine and that it was not working. JACKSON told MURRAY about two unknown doctors in Germany whom gave him the PROPOFOL (DIPRIVAN). At one time MURRAY noticed and inquired about injection marks on JACKSON's hands and feet. JACKSON stated that Doctor CHERILYN LEE had been giving him a "cocktail" to help him. believed the cocktail to be a PROPOFOL (DIPRIVAN) mix. MURRAY also recounted how sometime between March and April of this year, JACKSON called him in Las Vegas and asked him to call Doctor DAVID ADAMS and arrange for Doctor ADAMS to give JACKSON PROPOFOL (DIPRIVAN). MURRAY did as JACKSON asked and arranged for Doctor ADAMS to treat JACKSON. MURRAY was present at a third party cosmetologist's office where Doctor ADAMS sedated JACKSON with PROPOFOL (DIPRIVAN). MURRAY stated this was around the time that JACKSON requested him

to be his personal physician on the European tour.

Officer Martinez obtained MURRAY's cellular telephone records for the early morning hours of June 25, 2009. In his statement, MURRAY estimated the time that he noticed JACKSON was not breathing to be at approximately 1100 hours. MURRAY's cellular telephone records show MURRAY on the telephone, with three separate callers for approximately 47 minutes starting at 1118 hours, until 1205 hours. MURRAY did not mention this to the interviewing detectives.

Officer Martinez authored a search warrant for the doctor's bag and supplies and on June 29, 2009, the honorable Judge C. OLMEDO issued the search warrant for JACKSON's residence at 100 N. Carolwood Drive. Investigators served the warrant and recovered multiple bottles/vials of LIDOCAINE (XYLOCAINE), several bottles/vials of PROPOFOL (DIPRIVAN), bottles/vials of LORAZEPAM (ATIVAN), bottles/vials of MIDAZOLAM (VERSED), and bottles/vials of FLUMAZENIL (ANEXATE). None of these items were labeled as prescribed to any patient.

The PROPOFOL (DIPRIVAN) that was recovered from 100 N. Carolwood Drive in Dr. Murray's doctor's bag and on the bedside table was in 20 ml and 100 ml bottles with the "lot numbers" of 313058858 and 76197DJ.

Detectives contacted the Drug Enforcement Administration (DEA) to assist in tracking the medications found at JACKSON's residence. DEA agents informed Officer Martinez PROPOFOL is difficult to track because the lot numbers are created in large amounts and shipped from manufacturer to distributor, distributor to surgery center, hospital, etc. The hospital or surgery center records would be needed to examine how many units were received and how they are accounted for. DEA advised that all doctors or nurse practitioners who prescribe medicines in California are required to obtain a "DEA" number under which they are identified during their drug orders. DEA also checked all available computer systems to determine whether DR. MURRAY had prescribed PROPOFOL (DIPRIVAN) to JACKSON and how much of the drug he had purchased and/or ordered. DEA was unable to find a record of DR. MURRAY purchasing, ordered or obtaining any PROPOFOL (DIPRIVAN) under his medical license or DEA number.

The attorney for the JACKSON family members, Blair Berk, contacted Officer Martinez and gave him the name of Dr. RANDY ROSEN. JACKSON's relatives stated that JACKSON had told them ROSEN had been treating him. JACKSON's family and news reports have documented that JACKSON has used the aliases of JACK LONDON, MIKE JACKSON, MICK JACKSON, FRANK TYSON, and MIC JACKSON. They also mention that JACKSON would have prescriptions written in the name of members of his entourage. Through interviews of JACKSON's staff, employees and family, investigators determined that at the time of his death, JACKSON's closest circle of associates included MICHAEL AMIR WILLIAMS MUHAMMAD, JIMMY NICHOLAS, BLANCA NICHOLAS, ROSELYN MUHAMMAD, PRINCE JACKSON, FAHEEM

MUHAMMAD, AND KAI CHASE. On July 17, 2009, detectives received a call from an unknown female caller who stated that she had information on the aliases used by JACKSON when he would visit DR. KLEIN. She provided the names, OMAR ARNOLD, FERNAND DIAZ, PETER MADONIE, and JOSEPHINE BAKER as names JACKSON would use when seeing DR. KLEIN. Detectives recovered a prescription at JACKSON's residence in the name of OMAR ARNOLD prescribed by DR. KLEIN.

Los Angeles County Coroner's Investigator Fleak subpoenaed medical records from DR. CONRAD MURRAY, DR. ARNOLD KLEIN, DR. ALLAN METZGER, DR. DAVID ADAMS, DR. MARK TADRISSI, whom DR. ADAMS stated stored his medical records, DR. DAVID SLAVIT, who completed an independent medical examination of JACKSON for Anschuntz Entertainment Group (AEG), DR. RANDY ROSEN and nurse practitioner CHERILYN LEE.

Detectives Smith and Myers interviewed CHERILYN LEE. LEE first met JACKSON in January 2009 when she was asked to come and look at JACKSON's three children, Prince, Paris and Blanket, who were suffering from colds. She conducted a routine examination on all 3 children.

LEE stated that JACKSON was complaining of a low energy level. She returned the next day and completed a full blood screening. Two days later the blood came back normal-low blood sugar. LEE stated that she put JACKSON on a good food diet with a protein drink.

On Easter Sunday, JACKSON complained to LEE that he had problems sleeping. JACKSON mentioned the drug PROPOFOL (DIPRIVAN). LEE stated that she was not familiar with the drug. JACKSON told her that his Doctor told him that it was safe. He did not mention what Doctor told him this. LEE researched the drug and learned that PROPOFOL (DIPRIVAN) was commonly used by anesthesiologists during surgery. She stated that the drug was not good for him and that he should not take it. LEE stated that JACKSON asked her if she could get PROPOFOL (DIPRIVAN) or if she knew someone that could. He stated he would pay her or another Doctor whatever they wanted for it. LEE stated that she could not and would not get it for him. LEE stated that this was the last time she ever saw JACKSON.

On Father's Day of this year, LEE stated that she received a call from FAHEEM MUHAMMAD, JACKSON's personal body guard, stating that JACKSON was sick. LEE stated that she heard JACKSON in the background saying, "one side of my body is hot and the other side is cold." When asked what this meant to her, she stated that something had been introduced into his Central Nervous System. LEE stated she told Faheem to take JACKSON to the hospital.

Detectives interviewed GRACE OWANDA, JACKSON's children's nanny. OWANDA stated that JACKSON was currently being treated by DR. KLEIN and the last physician to treat JACKSON was DR. LARRY KOPLIN.

The Los Angeles Chief Medical Examiner-Coroner, Dr. SATHYAVAGISWARAN, indicated that he had reviewed the preliminary toxicology results and his preliminary assessment of JACKSON's cause of death was due to lethal levels of PROPOFOL (DIPRIVAN).

Investigators interviewed the responding paramedics and UCLA Medical staff regarding the statements made by DR. MURRAY on the 25th of June at the residence and hospital. UCLA doctors and the LAFD paramedics stated that DR. MURRAY had only disclosed that he had given the medication LORAZEPAM (ATIVAN) to JACKSON prior to his medical emergency. DR. MURRAY also admitted to giving JACKSON the medication FLUMAZENIL (ANEXATE), to counteract the LORAZEPAM (ATIVAN), to UCLA doctors.

On July 24, 2009, the Honorable Judge Timothy C. Williams, Clark County District Court issued a search warrant for DR. MURRAY's business address, "Global Cardiovascular Associates" 2110 East Flamingo, unit number 301, Clark County, Las Vegas Nevada, and his home address, On July 28, 2009, Las Vegas Metro Police Department (LVMPD), Drug Enforcement Administration (DEA) and Los Angeles Police Department (LAPD), Robbery-Homicide Division (RHD) officers served the search warrant at the business and home addresses for items including "Records, shipping orders, distribution lists, and use records relating to the purchase, transfer, receiving, ordering, delivery and storage of PROPOFOL (DIPRIVAN)." LAPD detectives identified the employees of

Global Cardiovascular Associates as STACEY HOWE, LEAH TANNER, SARAH O'LEARY, CAROL GREUEL and CONNIE NG through business records and

During the search, LAPD Detective Smith, Serial No. 25301, recovered a sales receipt from "Applied Pharmacy Services," located at 6370 W. Flamingo Road, Suite number 1, Las Vegas, NV, to "Conrad MURRAY, MD, Global Cardiovascular Assoc," at 2110 East Flamingo Road, suite number 201, for a purchase of PROPOFOL (DIPRIVAN) and other drugs. The receipt detailed on May 12, 2009, MURRAY purchased four (4) 100ml vials of PROPOFOL 10ML/ML SDV 10x100ML, one (1) 100ml vial of PROPOFOL 10ML/ML VL 25x20ML, two (2) vials of MIDAZOLAM 1MG/ML VIAL 10/2 ML, one (1) vial FLUMAZENIL 0.1 MG/ML VL 10x5ML and one (1) LIDOCAINE 2% cream. The receipt was dated 05/12/2009, and marked with sale Attached to the receipt were 2 separate copies of credit card number 25234. transactions, detailing the business "Applied Pharmacy Services" at 6370 W Flamingo Rd Ste 1, Las Vegas, NV 89103-2274, (702) 304-0770, Merchant ID: Term ID: 0017340008013131753002, Invoice Number 025234, Approval Code: 902570, credit card number xxxxxxxxxxxx4467, in the amounts of \$853.00 at 16:25:02 and \$65 at 16:29:06. The separate \$65 charge was for overnight Federal Express (Fed Ex) of the purchased items to DR. MURRAY at an unknown destination.

employee interviews.

DEA Agents were tasked with attempting to track the origin, route and possessor of the PROPOFOL (DIPRIVAN) bottles found at the JACKSON residence. On August 4, 2009, DEA agents notified your affiant that PROPOFOL (DIPRIVAN) bottles found during the search of Jackson's residence showed Teva, Inc. as the manufacturer for the 20ml bottles and Hospira, Inc. for the 100ml bottles. DEA sent requests for shipment records for all bottles possessed with the lot numbers of 313058858 and/or 76197DJ to both manufacturers. From the records received from the manufacturers, additional record requests were made by DEA to each distributor Teva and Hospira had sold to. DEA received records of sales from these distributors as well. A subsequent review of records received by DEA from the distributors showed sales to Applied Pharmacy Services for both 20ml and 100ml bottles.

Your affiant respectfully requests that a search warrant be issued for the business "Applied Pharmacy Services" at 6370 W. Flamingo Road, Suite No.1 Clark County, Las Vegas Nevada. Your affiant believes that the location will house information on any other/further transactions between DR. MURRAY and the pharmacy for PROPOFOL (DIPRIVAN). This information may also uncover the VISA credit card number DR. MURRAY used in the transaction and may lead to any further purchases of PROPOFOL (DIPRIVAN).

Based on the aforementioned information and investigation, your affiant believes grounds for issuance of a search warrant exists as set forth in Nevada Revised Statutes 179.035 and 179.045 because the items sought constitute evidence which tend to show that a crime has been committed, and that a particular person has committed a crime. Given that the State of California has no authority to issue a search warrant for property within the State of Nevada, I respectfully request this Court to issue a search warrant for the described property, located in Nevada; said property being evidence of crimes committed in the State of California. It is the intent of the affiant and peace officers executing the warrant to turn over all the evidence seized hereunder to a designated sworn law enforcement officer from the Los Angeles Police Department / Sheriff's Office of the State of California for use in its prosecution/investigation. I have been assured by the designated sworn law enforcement officer from the Los Angeles Police Department/Sheriff's Office of the State of California that the property turned over will be protected and subject to the jurisdiction of the courts of California and will not be disposed of except as pursuant to law of the State of California. The suspect herein will be accorded due process in such disposition. I have also been assured by the designated sworn law enforcement officer that if a final judgment/order is entered by a Nevada court declaring the warrant is invalid pursuant to NRS 179.085, the property will be returned to the aggrieved party as indicated in the judgment/order. Thus, in signing this affidavit and warrant I respectfully request the permission of the Magistrate to authorize such removal of the seized property to the State of California authorities in accordance with the terms herein.

Your affiant requests the items seized pursuant to this search warrant be permitted for use by the Medical Board of California, Drug Enforcement Administration

and the California Department of Justice, Bureau of Narcotics Enforcement in any possible administrative action taken to modify the subjects' license status.

It is further requested that this affidavit be sealed by the Order of the Court because of the following reasons. There is currently an ongoing criminal investigation involving multiple doctors, residences and businesses in several jurisdictions, and premature disclosure of the contents of this affidavit could jeopardize the success of the investigation.

WHEREFORE, Affiant requests that a Search Warrant be issued directing a search for and seizure of the aforementioned items at the locations set forth herein.