FILED JAMES C. BRAZELTON 1 | District Attorney 03 DEC -2 AM 11: 20 Stanislaus County Courthouse MILIPE OF THE SUPERIOR COURT COURTY OF STANISLAUS Modesto, California 3 Telephone: 525-5550 4 Attorney for Plaintiff 5 6 7 STANISLAUS COUNTY SUPERIOR COURT 8 STATE OF CALIFORNIA 9 ------10 D.A. No.1056770 THE PEOPLE OF THE STATE OF CALIFORNIA No.1056770 11 Plaintiff, 12 MOTION TO SEAL, AND MAINTAIN 13 SEAL OF DOCUMENTS; vs. and ORDER 14 SCOTT LEE PETERSON, 15 Hrq: 12-3-03 Defendant. Time: 8:30 a.m. 16 Dept: 2 17 -----18 Comes now the People of the State of California to submit 19 the following Points and Authorities in support of a MOTION TO 20 SEAL and MAINTAIN SEAL ON DOCUMENTS: 21 FACTS 22 During the defendant's preliminary hearing, the People 23 "conditionally offered" two coroner/autopsy photographs into 24 evidence with the expressed understanding that either, a) the two 25 photographs (Exhibits 130, and 131) would not be made public, or 26 b) that if the court was inclined to make the photos public then 27

the People would withdraw the photos as exhibits. This procedure

was stipulated to by the defense, and thereafter the defense used the same procedure for exhibits DD, EE, FF, and GG, which are also coroner/autopsy photographs. The court then indicated that this issue would be taken up at the arraignment set for December 3, 2003, to allow the media to be present.

#### ARGUMENT

### 1. Autopsy Photographs

The media has now raised an objection to the sealing of the photographs in question with the same arguments that they have previously (and repeatedly) made to this court and the Court of Appeals. The boilerplate argument used in their motion states there is a presumption of openness for records and thus the court should make these photographs available.

In making their claim, the media neglects to cite Code of Civil Procedure §129, which states:

"Notwithstanding any other provision of law, no copy, reproduction, or facsimile of any kind shall be made of any photograph, negative, or print, including instant photographs and video tapes, of the body, or any portion of the body, of a deceased person, taken by or for the coroner at the scene of death or in the course of a post mortem examination or autopsy made by or caused to be made by the coroner, except for use in a criminal action or proceeding in this state which relates to the death of that person, or except as a court of this state permits, by order after good cause has been shown and after written notification of the request for the court order has been served, at least five days before the order is made, upon the district attorney of the county in which the post mortem examination or autopsy has been made or caused to be made.

This section shall not apply to the making of such a copy, reproduction, or facsimile for use in the field of forensic pathology, for use in medical, or scientific education or research, or for use by any law enforcement agency in this or any other state of the United States.

This section shall apply to any such copy, reproduction, or facsimile, and to any such photograph, negative, or print, heretofore or hereafter made."

By the very definition of CCP §129, autopsy photographs are exempt from disclosure under the California Public Records Act (CPRA) and this is further evidenced by Government Code §6276, which states:

"Records or information not required to be disclosed pursuant to subdivision (k) of Section 6254 may include, but shall not be limited to, records or information identified in statutes listed in this article."

Included within §6276 is §6276.34, which specifically exempts "Postmortem or autopsy photos." Under the law the media is not entitled to examine or inspect or receive copies of these photographs and it would be an "abuse of discretion" for the court to make these photos available to the public or the press.

The People ask the court to keep these photographs sealed, for the above reasons as well as the reasons this court has previously stated to keep other documents sealed. If the court believes the photographs should be unsealed, then the People hereby move to withdraw them as evidence.

#### 2. Other Documents

The media has also asked the court to reconsider the prior orders sealing "search warrant documents," "arrest warrant documents" and the "autopsy report." This court has previously made specific findings sealing the above-mentioned documents, which have been affirmed by the Court of Appeal. (See Court of Appeal, opinion F043260 filed 6-3-03.) In the Court of Appeal's original opinion (under case number F042848, filed 5-5-03), the

court said the media could renew the motion if there was a "change in circumstances." There has been no change of circumstances as to the warrant documents (search or arrest). In its second opinion, the Court of Appeal stated, at page 8, the parties control what evidence will be produced at the preliminary hearing. The warrant documents were not used or produced into evidence. Therefore, the "warrant" documents should remain sealed for all of the previous reasons given by this court, and countenanced by the Court of Appeal.

At the preliminary hearing, the autopsy report was used and extensively testified to by the pathologist. The contents of the autopsy report, but NOT THE PHOTOGRAPHS, have been made public by the parties. The People have previously requested that the autopsy report be released (but not including the photographs) and this request was denied by the court, so therefore the People submit on this document. If the court were to release this report, the People would ask the court to consider the previous requests of the Contra Costa Coroner's Office to redact personal and confidential information in regard to the victims and any witnesses involved.

#### 3. Protective Order

The media has cited no case or fact that warrants this issue being reconsidered. Nor can the media claim that the protective order has hampered their ability to "gather" the news, given the extensive publicity during the preliminary hearing. The court should not revisit this issue.

#### Conclusion

The People submit that the court should deny the media's request for the autopsy photographs, and should not revisit the "warrant" document issue or the protective order.

Dated: December 1, 2003

Respectfully submitted, JAMES C. BRAZELTON District Attorney

By:

David P. Harris Deputy District Attorney

1	JAMES C. BRAZELTON District Attorney						
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5	Attorney for Plaintiff						
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7	STANISLAUS COUNTY SUPERIOR COURT						
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9	STATE OF CALIFORNIA						
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11	D.A. No.1056770 THE PEOPLE OF THE STATE OF CALIFORNIA ) No.1056770						
12	Plaintiff, ) Proposed ) Document Under						
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14							
15	SCOTT LEE PETERSON, ) Defendant. ) Hrg: 12-3-03						
16	) Time: 8:30 a.m. ) Dept: 2						
17							
18	It is hereby ORDERED by the court pursuant to California						
19	Rule of Court rule 243.2 that the within document(s),						
20	"photographs - Exhibit 130, 131, DD, EE, FF, and GG" are sealed						
21	pending further order of this court.						
22							
23							
24	Dated:A. Girolami						
25	Judge of the Superior Court						
26							
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#### DECLARATION OF SERVICE VIA FACSIMILE 1 I, the undersigned, say: 2 I was at the time of service of the attached MOTION TO SEAL, AND 3 MAINTAIN SEAL OF DOCUMENTS; and ORDER, over the age of eighteen years 4 and not a party to the above-entitled action. I served a copy of the 5 above-entitled document(s) on the 2nd day of DECEMBER, 2003, serving 6 a copy thereof, via facsimile to the office(s) of: 7 Mark Geragos, Attorney at Law 1) 8 (213) 625-1600; Kirk McAllister, Attorney at Law 2) 9 (209)575-0240; and, Charity Kenyon, Attorney at Law, 3) 10 (916) 779-7120 11 I declare under penalty of perjury that the foregoing is true and 12 correct. 13 Executed this 2nd day of DECEMBER, 2003, at Modesto, California. 14 15 Avris Bus 16 17 People v. SCOTT LEE PETERSON 18 D.A. No. 19 1056770 20 Court No. 1056770 21 22 db 23 24 25 26 27

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