

2 Crim. B 029402
(L.A. No. A 090435)

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT
DIVISION FIVE

THE PEOPLE OF THE STATE OF CALIFORNIA,)
)
Plaintiff and Respondent,)
)
v.)
)
JOE HUNT,)
)
Defendant and Appellant.)
_____)

APPEAL FROM THE SUPERIOR COURT OF LOS ANGELES COUNTY
HONORABLE LAURENCE J. RITTENBAND, JUDGE PRESIDING

APPELLANT'S SECOND APPLICATION TO AUGMENT
MATERIALS TO THE RECORD ON APPEAL; REQUEST FOR JUDICIAL
NOTICE OF FILES AND DOCUMENTS IN THE CUSTODY OF
THE APPELLATE AND TRIAL COURT; PROPOSED ORDER

DANIEL A. DOBRIN
Attorney at Law
Box 530
1184 E. Mission Blvd.
Pomona, CA 91766

(714) 629-8977

Attorney for Appellant
By Court Appointment

TABLE OF CONTENTS

NOTICE OF APPLICATION	1
A. APPLICATION TO AUGMENT THE RECORD ON APPEAL	2
1. Introduction	2
2. Filing Requests and Orders	3
3. Payment Orders of Presiding Judge Thomas	4
B. APPELLANT'S REQUEST FOR JUDICIAL NOTICE	7
1. Introduction	7
2. Writ File, Hunt v. Superior Court, B025506; (Supreme Court No. S000038)	8
3. Writ Proceedings, Hunt v. Superior Court, Case No.B024682	11
4. July 21, 1988 Declaration of Arthur Barens Attached to Appellant's August 29, 1988 Augmentation Application In this Matter	13
5. Payment Order dated October 19, 1987	14
CONCLUSION	16
DECLARATION OF APPELLATE COUNSEL	17

Proposed Order and Copies of Documents Attached

TABLE OF AUTHORITIES

<u>Cases</u>	<u>page</u>
Billeci v. United States (D.C. Cir. 1950) 184 F.2d 394	13
Chandler v. Florida (1980) 449 U.S. 560	3
Day v. Sharp (1975) 50 Cal.App.3d 904	15
Del E. Webb Corp. v. Structural Water (1981) 123 Cal.App.3d 593	13, 14
Garcia v. Sterling (1985) 176 Cal.App.3d 17	11
Gilbert v. Superior Court (1985) 169 Cal.App.3d 148	6
Harling v. United States (D.C. Cir. 1978) 387 A.2d 1101	12
In re David C. (1984) 152 Cal.App.3d 1189	14
Maxwell v. Superior Court (1982) 30 Cal.3d 606	6
People v. Bonin (1989) 47 Cal.3d 808	6, 10
People v. Fatone (1985) 165 Cal.App.3d 1164	15
People v. Gaston (1978) 20 Cal.3d 476	4, 7
People v. Ortiz (1990) 51 Cal.3d 975	6
People v. Preslie (1977) 70 Cal.App.3d 486	2, 7, 14
People v. Vournazous (1988) 198 Cal.App.3d 948	13
Porcaro v. United States (1st Cir. 1986) 784 F.2d 38	13
Ramsden v. Western Union (1977) 71 Cal.App.3d 873	11
Scannell v. Co. of Riverside (1984) 152 Cal.App.3d 596	13
Sheppard v. Maxwell (1966) 384 U.S. 333	3
Shurpin v. Elmhurst (1983) 148 Cal.App.3d 94	13, 14
Smith v. Superior Court (1968) 68 Cal.2d 547	6
Walberg v. Israel (7th Cir. 1985) 766 F.2d 1071	6, 15

<u>Statutes</u>	<u>page</u>
Evidence Code section 452	10, 14

<u>California Rules of Court</u>	<u>page</u>
Rule 12	4, 7
Rule 980	3, 4

<u>Other Authorities</u>	<u>page</u>
1 Witkin, Cal. Evidence (3d ed. 1986) sec. 80	10
8 Witkin, Cal. Procedure (3d ed. 1985) Extraordinary Writs, sec. 166	9

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT
DIVISION FIVE

THE PEOPLE OF THE STATE OF CALIFORNIA,)
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 Plaintiff and Respondent,)
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 v.) 2 Crim. B 029402
) (L.A. No. A090435)
 JOE HUNT,)
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 Defendant and Appellant.)
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APPELLANT'S SECOND APPLICATION TO AUGMENT
MATERIALS TO THE RECORD ON APPEAL; REQUEST FOR JUDICIAL
NOTICE OF FILES AND DOCUMENTS IN THE CUSTODY OF
THE APPELLATE AND TRIAL COURTS; PROPOSED ORDER

TO PRESIDING JUSTICE PAUL TURNER, COURT OF APPEAL, SECOND
APPELLATE DISTRICT, DIVISION FIVE:

By this application filed with appellant's opening brief in this matter, appellant respectfully requests augmentation of trial court orders and documents attached hereto. Appellant also requests herein that this court take judicial notice of its own files in two writ proceedings which appellant had prosecuted during trial; of a declaration previously filed in the instant matter and of a trial court order in this case regarding attorney compensation, a copy of which is attached.

A. APPLICATION TO AUGMENT THE RECORD ON APPEAL

1. Introduction

While augmentation requests filed with the opening brief are not always favored, this is usually because the augmentation process can be time-consuming, causing substantial delay in resolution of the appeal. (See People v. Preslie (1977) 70 Cal.App.3d 486, 492.) However, all of the materials appellant now wishes to augment are attached to this application. No delay should arise from granting augmentation at this time.¹

Appellant has filed one prior augmentation application, in which he requested over 40 separate documents and hearing transcripts. Counsel made a sincere effort at that time to request all that might be germane to the appeal without asking for every page of the court file and every proceeding. Not surprisingly, a few documents were not requested the first time around whose relevance to the appeal later became apparent. By making a second application at this time, appellant has requested only those additional documents which are actually referred to in his appeal brief. Appellant does not foresee any prejudice to the People or the court arising from the instant request for less than 20 pages of additional documents from the superior court file.

¹To save time and money (and in accordance with recommendations of California Appellate Project assisting counsel), appellate counsel has attached plain rather than certified copies of the documents he seeks to have augmented or judicially noted along with counsel's declaration attesting to their authenticity.

The materials sought to be augmented consist of filming applications and orders and two attorney compensation orders. These will be discussed in sequence.

2. Filming Requests and Orders

Appellant requests that the attached court orders authorizing film and electronic media coverage of Hunt's trial be augmented to the record on appeal. (Attached Materials, pp. C1-C17.)² These orders, which are currently in the trial court's file in this matter, will help support appellant's claim in section XIX of his opening brief that the court failed to comply with notice and other requirements of constitutionally-based rule 980 of the California Rules of Court, thereby contributing to a media circus atmosphere which denied appellant's due process right to a fair trial in a calm environment. (Sheppard v. Maxwell (1966) 384 U.S. 333, 356-363; Chandler v. Florida (1980) 449 U.S. 560, 573, 577.)

The 15 attached orders give no indication that trial counsel were ever notified of any but two requests, both for still photography. (See Attached Materials, pp. C2, C16.) The orders thus support appellant's on-the-record claim at trial that the court failed to promptly notify him of filming requests in violation of rule 980(b)(i). (CT 1488; RT 9341-9342; see AOB

²There are 15 such orders, dated Oct. 6, 1986; Feb. 2, 1987 (2 orders); Feb. 3, 1987; Feb. 23, 1987; Feb. 24, 1987; Feb. 25, 1987; March 9, 1987 (2 orders); March 10, 1987; March 12, 1987; March 18, 1987 (2 orders); March 23, 1987 and March 30, 1987. For the convenience of the court and parties, appellant has paginated in the upper right corner the attached documents that he seeks to have augmented.

Arg., sec. XIX.) The quantity of approved filming orders throughout trial also supports appellant's claim that there was an ongoing, intrusive media presence even after appellant's March 3, 1987 mistrial motion complaining of this was brought and denied. (AOB Arg., sec. XIX; Attached Materials, pp. C10 - C17.) Also, the spate of filming and photography orders approved between February 23 and February 25, 1987 corroborates appellant's claim at trial of a quantum leap in media visibility during this period of time. (CT 1489; Attached Materials, pp. C7 -C9.)

As urged in appellant's opening brief, the rule 980 violations were not merely ministerial but rather infringed due process rights that this rule was designed to protect. (AOB Arg., sec. XIX.)

To obtain augmentation of documents from the trial court file, appellant need only show how the materials sought will be useful to him on appeal. Also, rule 12(a), which governs augmentation requests, is to be applied with "great liberality." (People v. Gaston (1978) 20 Cal.3d 476, 483.) Appellant submits he has made an ample showing under these guidelines of a need for augmentation of the attached filming orders.

3. Payment Orders of Presiding Judge Thomas

Appellant requests augmentation of two orders of payment of defense attorney Richard Chier executed by Judge Robert Thomas on January 2, 1987. (Attached Materials, pp. C18 - C19.)

As urged on appeal, the trial record shows that a "deal"

was struck during jury selection between defense cocounsel Arthur Barens and the trial court which elevated Barens to court-appointed status in return for severe restrictions on court-appointed cocounsel Richard Chier's trial role and a cut in Chier's compensation to \$35 per hour. Appellant argues in his opening brief that this self-serving deal was not in the defendant's best interest, and that his constitutional rights to both conflict-free counsel and freedom from undue interference with the defense was violated. (AOB Arg., secs. I and III.) This is one of appellant's primary claims of error.

The attached payment orders are sought to be augmented to prove one simple point--that the January 15, 1987 order setting Chier's pay at \$35 per hour was indeed a substantial reduction of Chier's prior compensation as court-appointed counsel. As shown of record, Chier's pay requests were originally handled by Presiding Judge Thomas, who appointed Chier. (RT 11360, Supp. CT 106.) However, pay requests for time periods after October 29, 1986 were handled by the trial judge, Judge Rittenband. The attached pay orders, signed by Judge Thomas on January 2, 1987, each compensated Chier at a rate slightly in excess of \$50 per hour for time periods up through October 27, 1987. (Attached Materials, pp. C18-C19.)

Augmentation of Judge Thomas' pay orders thus supports appellant's claim that the "deal" or "arrangement" between cocounsel Barens and the trial court led to a thirty percent cut in Chier's compensation. Indeed, without these payment orders,

nothing of record indicates that a pay rate of \$35 an hour represented a cut in Chier's pay.

The fact of a reduction in Chier's pay as a result of Barens' deal supports several claims made in the course of this appeal:

1) Barens' deal tended to defeat the client's prior right to cocounsel who were compensated adequately enough to encourage sustained, vigorous effort. Also, the fact that the deal undercut Chier's pay as well as his role undercut the harmony of the defense team. Accordingly, the deal, or "arrangement," reflected an actual conflict of interest causing actual harm to the client. Such conflict infringed appellant's right to effective counsel. (AOB Arg., sec. I(E)(2); People v. Bonin (1989) 47 Cal.3d 808, 835, 842-843; see Maxwell v. Superior Court (1982) 30 Cal.3d 606, 615, fn. 4; People v. Ortiz (1990) 51 Cal.3d 975, 984-986.)

2) The pay reduction lends support to a claim that appellant's right to a forthright, independent defense team was compromised through pay cuts exacted as punishment for vigorous advocacy. (AOB Arg., secs. I(E)(1)(e), III(B), III(E); Smith v. Superior Court (1968) 68 Cal.2d 547, 561; see Walberg v. Israel (7th Cir. 1985) 766 F.2d 1071, 1075.)

3) A showing of a pay reduction supports appellant's claim that his prior estoppel right to adequately compensated cocounsel was violated. (AOB Arg., sec. III(D); Gilbert v. Superior Court (1985) 169 Cal.App.3d 148, 154-156; see Maxwell v. Superior

Court, supra at p. 615, fn. 4.)

As stated above, superior court orders are to be augmented to the appellate record upon a showing that these documents can be used to support claims made on appeal. (Rule 12(a), People v. Gaston, supra, 20 Cal.3d 476, 484.) Augmentation requests are to be treated with great liberality. Also, "[t]he motion to augment was designed to be a relatively routine proceeding . . . , not a vehicle for deciding substantive issues on their merits." (Id. at pp. 483-484.) Appellant submits he has made an ample showing of how the attached payment orders of Judge Thomas will be useful to him in supporting his claims on appeal.

B. APPELLANT'S REQUEST FOR JUDICIAL NOTICE

1. Introduction

Requests for judicial notice are deemed appropriately made at the time appellant files his opening brief, "[b]ecause the propriety of taking judicial notice usually requires an analysis of the substantive issues involved" (People v. Preslie, supra, 70 Cal.App.3d 486, 493-494.) Judicial notice requests may be made informally, either by application or by a request made in the text of the appeal brief. The Preslie court also recommends that propriety of taking judicial notice be determined at the time the appeal is decided on its merits. (Id. at p. 494.) However, should this court wish to make such determination at this time, appellant has provided a proposed order for that purpose.

Appellant requests judicial notice of two appellate writ

files in the custody of this court; a declaration of trial counsel submitted in support of appellant's prior augmentation application in this case, and one document from the superior court file in this case, a copy of which is attached. These materials will be discussed in sequence.

2. Writ File, Hunt v. Superior Court, B025506; (Supreme Court No. S000038)

This writ file deals with one of the central issues on appeal, namely, the "arrangement" or deal between defense cocounsel Arthur Barens and the court which simultaneously granted Barens a court appointment and denied appellant his prior right to two speaking attorneys in open court. (See AOB Arg., sec. I(B) [chronology of events].) In his opening brief, appellant vigorously protests this "arrangement" as a grave violation of his right to conflict-free counsel and to freedom from interference with the attorney-client relationship. (AOB Arg., secs. I and III.)

Attorney Barens' deal was first revealed on record on January 29, 1987--four days before the guilt phase began. Those who came out on the losing end of this deal, namely the client and cocounsel Richard Chier, brought an immediate writ application before Division Two of this court to try to overturn the restrictions on Attorney Chier. (Hunt v. Superior Court, B025506.) This application was summarily denied February 2, 1987; a subsequent request for the same relief before the

California Supreme Court was denied February 11, 1987.³

Appellant does not seek judicial notice of the factual allegations of the writ petitions per se. Rather, he seeks judicial notice of matters which cannot be reasonably disputed--namely, that the writ petitions were brought before the appellate and Supreme Court; that certain contentions (whether true or not) were made in the course of these petitions; that the petitions were signed and verified solely by appellant and by cocounsel Richard Chier; and that they were summarily denied both at the appellate and Supreme Court level.⁴

These matters are germane to several contentions on appeal as follows:

1) Obviously, appellant has preserved his claim of error on appeal to the extent he protested the error at trial. The writ file well supports appellant's claim that he vigorously protested the restrictions on attorney Chier's role and compensation all the way the California Supreme Court, having deemed further protest at the trial level futile in light of the court's clear ruling that the "arrangement" would stand (see RT 6001-6026.) Without notice of this writ file, appellant leaves

³Pleadings of the Supreme Court writ proceeding (Hunt v. Superior Court, S000038) and the Supreme Court's order denying the writ petition are contained in the Court of Appeal's file in case No. B025506.)

⁴As noted in appellant's opening brief, summary denial of a writ petition without any statement of reasons does not preclude raising the same issue on appeal, because there can be many procedural reasons for denying a writ petition which have nothing to do with the merits of the issue. (8 Witkin, Cal. Procedure (3d ed. 1985) Extraordinary Writs, sec. 166, pp. 801-802.)

himself open to the unjust claim that he failed to exhaust available remedies prior to appealing.

2) Appellant contends on appeal that Barens' vested interest in keeping the restrictions on Chier in place hampered a full, vigorous protest of these restrictions at the appellate writ level. This is evidenced by Barens' lack of participation in the writ proceedings and Chier's apparent efforts to "cover" for Barens by failing in the course of his writ petitions to cite Barens' own deal as a cause of the restrictions on Chier. (See AOB Arg., sec. I(E)(a).) Thus, appellant's one avenue of relief from the newly imposed restrictions on his defense team was impaired by an actual conflict of interest. (Ibid, People v. Bonin, supra, 47 Cal.3d 808, 842-843.)

3) The writ proceeding in B025506 is mentioned or alluded to several times in the course of present trial record. (See RT 8313, 10606.) Judicial notice of the records of this writ proceeding will help to place these discussions in an accurate context, and will assist in full, fair argument of appellant's claim of misconduct arising from rebukes of counsel for pursuing writ remedies. (See AOB Arg., sec. IV(J).)

Judicial notice is a substitute for formal proof of factual matters which there is no reason to dispute. (1 Witkin, Cal. Evidence (3d ed. 1986) sec. 80, pp. 74-75.) A court may take judicial notice of "[r]ecords of . . . any court of this state" (Evid. Code, sec. 452, subd. (d).)

Generally, courts will not accept as gospel truth hearsay

allegations within court records or documents. However, "A court may take judicial notice of the existence of each document in a court file" (Ramsden v. Western Union (1977) 71 Cal.App.3d 873, 879, emphasis in original.) Put another way, "Although the existence of statements contained in a deposition transcript filed as part of a court record can be judicially noticed, their truth is not subject to judicial notice." Garcia v. Sterling (1985) 176 Cal.App.3d 17, 22.) Appellant seeks no more or less than judicial notice of the existence of the writ pleadings filed under case No. B025506. Whether the factual contentions therein are controverted or uncontroverted, the pleadings themselves are germane to several issues discussed above which have been raised on this appeal.

3. Writ Proceedings, Hunt v. Superior Court, Case No. B024682

Hunt v. Superior Court, B024682, was an unsuccessful petition to have the trial judge recused for bias. The petition was filed December 22, 1986, and denied December 30, 1986.

Again, appellant does not seek judicial notice of the truth of matters asserted in the course of this writ proceeding. He seeks notice only of the existence of the writ petition itself. This petition lends support to two arguments raised in the course of the appeal:

(a) The court improperly charged that defense attorney Richard Chier had admitted his own incompetence in the course of a writ petition and should be removed from a speaking role for that reason. (RT 6019; AOB Arg., sec. III(B); see also the

People's attempt to capitalize on this at pp. 5-6 of its Feb. 19, 1987 letter to the Supreme Court in case No. S000038 [judicial notice of pleadings in this case requested above].) The writ petition prepared by Chier in case No. B024682 does indeed state that a perceived bias against Chier was rendering him ineffective on behalf of the client. (Ptn. B024682, p. 16, par. 13.)

However, appellant has urged on appeal that it was improper to sanction counsel or his client for expressing good faith concerns about his effectiveness before a court which it perceived as biased. (AOB Arg., sec. III(B), see Harling v. United States (D.C. Cir. 1978) 387 A.2d 1101, 1106.) Judicial notice of the existence of the writ petition which gave rise to this issue will help place the issue in an accurate and fully informed context.

(b) The writ file in case No. B024682 also lends support to appellant's claim of judicial misconduct for inappropriate rebukes of counsel for pursuing writ remedies. (RT 4715-4716, 5291, 10606; see AOB Arg. sec. IV(J).) Although the writ petition in B024682 was critical toward the trial court, appellant submits it shows trial counsel to have been guilty of nothing more than pursuing the client's interests in good faith. Judicial notice of the writ file itself will help place the court's on-the-record comments about the writ proceeding in their correct context.

4. July 21, 1988 Declaration of Arthur Barens Attached to Appellant's August 29, 1988 Augmentation Application In this Matter

Defense Attorney Barens' July 21, 1988 declaration relates to a claim on appeal of ineffective assistance for failing to object and make a record of pejorative gestures and facial expressions from the bench which constituted misconduct. (AOB Arg., sec. II(D).) Mr. Barens' July 29, 1988 declaration gives a detailed description of such gestures directed toward each of appellant's four witnesses. The essence of appellant's argument is: If defense counsel admits under oath that these matters occurred, why was a better record of such gestures not made and why were better objections not made at trial? (AOB Arg., sec. II(D); see Billeci v. United States (D.C. Cir. 1950) 184 F.2d 394, 402; Porcaro v. United States (1st Cir. 1986) 784 F.2d 38, 41-42 [duty to object and make a record].)

Again, appellant does not seek judicial notice of the truth of matters asserted in Barens' declaration. He does seek judicial notice of Mr. Barens' signature of this document under oath,⁵ and trial counsel's undisputed willingness to admit in the course of this declaration that these matters occurred.

This division has taken a liberal approach toward judicial

⁵Without accepting the truth of its contents, a court may take judicial notice that a document was signed by a particular individual. (Scannell v. Co. of Riverside (1984) 152 Cal.App.3d 596, 616, fn. 1 [criminal complaint signed by representative of defendant company; judicial notice taken of this].) Courts also may judicially note documents filed in connection with the matter on appeal. (People v. Vournazous (1988) 198 Cal.App.3d 948, 958, fn. 4.)

notice of admissions made in pleadings and other documents of record. (Del E. Webb Corp. v. Structural Water (1981) 123 Cal.App.3d 593, 604-606; Shurpin v. Elmhurst (1983) 148 Cal.App.3d 94, 98, fn. 1.) In Webb and Shurpin, this court took judicial notice of admissions of parties which were contrary to averments in their complaints and sustained demurrers on this basis. Similarly, in the present matter, appellant asks only that this court take notice of Mr. Barens' willingness to admit that acts which appear to constitute misconduct occurred at trial. Fair consideration of Mr. Barens' willingness to sign the July 21, 1988 declaration will aid in a well-informed determination of appellant's claim on appeal that trial counsel were ineffective for not making a better record of misconduct which it subsequently admitted to have occurred.

5. Payment Order dated October 19, 1987

By order in this case dated October 19, 1987, Supervising Judge Aurelio Munoz awarded \$39,505 in additional compensation to defense attorney Richard Chier, based on a finding of "insufficient" prior compensation. A copy of this order is attached.

A court may decline to take judicial notice of evidentiary materials not placed before the trial bench, even if they come from the trial court file. (People v. Preslie, supra, 70 Cal.App.3d 486, 493.) However, the appellate court may properly judicially notice trial court orders and findings of fact. (In re David C. (1984) 152 Cal.App.3d 1189, 1205.) A court may also

judicially note the truth of such findings. (Day v. Sharp (1975) 50 Cal.App.3d 904, 914; see Evid. Code, sec. 452, subd. (c) [court may judicially note "[o]fficial acts" of the courts of any state].) Appellant respectfully asks that the superior court's October 19, 1987 finding of insufficient prior compensation for defense attorney Richard Chier be duly noted in the course of this appeal.

Though Judge Munoz' finding was made after trial of this matter, it does lend support to three of appellant's contentions on appeal:

1) Judge Munoz' order corroborates appellant's claim that the trial court sought to use its control of indigent funds to curb vigorous advocacy. The record shows Chier to have been a forthright advocate on Hunt's behalf--that he was insufficiently compensated by the trial court corroborates appellant's claim that court-appointed counsel were placed in a position of divided loyalties between client and court. (AOB Arg., sec. I(E)(1)(e), see Walberg v. Israel, supra, 766 F.2d 1071, 1074-1075.)

2) Judge Munoz' award of substantial additional compensation for defense attorney Chier was certainly a reflection of the quality of Chier's work in the eyes of the superior court. The award thus adds corroboration to appellant's claim that he was prejudiced by a "pattern of judicial hostility" against Chier which was unjustified by Chier's abilities, competence or courtroom conduct. (AOB Arg., secs. IV(I) and V; People v. Fatone (1985) 165 Cal.App.3d 1164, 1176.)

3) Judge Munoz' finding corroborates appellant's claim that Chier was a capable, respected, veteran criminal attorney, and that appellant was severely prejudiced by the loss of his services before the jury throughout the entire guilt phase. (AOB Arg., secs. I(E)(2), I(G), II, III(E).)

That Judge Munoz made such a finding cannot reasonably be disputed. Appellant asks only that this court take note of this finding in reaching its decision on appeal.

CONCLUSION

For the foregoing reasons, appellant asks that the materials discussed above be augmented to the record on appeal or judicially noted by this court.

Respectfully submitted,


Daniel A. Dobrin
Attorney for Appellant
by Court Appointment

DECLARATION

I, DANIEL A. DOBRIN, declare:

I am court-appointed counsel for defendant and appellant Joe Hunt in the within cause.

I have reviewed the superior court files in this matter several times, and have likewise requested copies of documents from these files on several occasions.

The materials attached to the within application for augmentation and request for judicial notice are each true and correct copies of documents from the court file which I personally requested and received from the superior court clerk.

Specifically, the following attached documents are true copies of their original counterparts in the court file:

1) Filming applications and/or orders dated Oct. 6, 1986; Feb. 2, 1987 (2 orders); Feb. 3, 1987; Feb. 23, 1987; Feb. 24, 1987; Feb. 25, 1987; March 9, 1987 (2 orders); March 10, 1987; March 12, 1987; March 18, 1987 (2 orders); March 23, 1987 and March 30, 1987.

2) Attorney payment orders dated Jan. 2, 1987 (2 orders) and Oct. 19, 1987.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 8th day of February, 1991, at Pomona, California.

DANIEL A. DOBRIN

THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

SECOND APPELLATE DISTRICT

DIVISION FIVE

THE PEOPLE OF THE STATE OF CALIFORNIA,)
)
 Plaintiff and Respondent,)
)
 v.) 2 Crim. B 029402
) (L.A. No. A090435)
 JOE HUNT,) ORDER
)
 Defendant and Appellant.)
 _____)

BY THE COURT:*

Good cause appearing, it is ordered:

1. Filming applications and/or orders of Oct. 6, 1986; Feb. 2, 1987 (2 orders); Feb. 3, 1987; Feb. 23, 1987; Feb. 24, 1987; Feb. 25, 1987; March 9, 1987 (2 orders); March 10, 1987; March 12, 1987; March 18, 1987 (2 orders); March 23, 1987 and March 30, 1987, copies of which are attached to appellant's within second application for augmentation and request for judicial notice, are hereby augmented to the record on appeal.

2. The attorney payment orders dated January 2, 1987, copies of which are attached to appellant's within second application for augmentation and request for judicial notice, are hereby augmented to the record on appeal.

3. The court takes judicial notice of the following files and documents:

(a) The Court of Appeal's file in Hunt v. Superior Court, B025506, which includes Supreme Court pleadings and orders in the

related case of Hunt v. Superior Court, S000038.

(b) The Court of Appeal's file in Hunt v. Superior Court, B024682.

(c) Attorney Arthur Barens' July 21, 1988 declaration attached to appellant's prior augmentation application in this matter, said application having been received for filing August 29, 1988.

(d) Attorney compensation order dated October 19, 1987, a copy of which is attached to the within second application for augmentation and request for judicial notice.

OCT 21 1987



*PRESIDING JUSTICE

DOCUMENTS FROM THE SUPERIOR
COURT FILE: AUGMENTATION
REQUESTED

NAME OF MEDIA ORGANIZATION: KABC-TV		FOR COURT USE ONLY OCT 6 1986
INDIVIDUAL SUBMITTING REQUEST: MILLI M. MARTINEZ		
ADDRESS: 4151 PROSPECT AVENUE HOLLYWOOD CA 90027		
TELEPHONE NO: (213)668-2880		
NAME OF COURT: SUPERIOR COURT		
STREET ADDRESS: 1725 MAIN STREET		
MAILING ADDRESS:		
CITY AND ZIP CODE: SANTA MONICA 90401		
BRANCH NAME: WEST- SANTA MONICA		
NAME OF JUDGE: LAURENCE J. RITTENBAND		
NAME OF CASE: PEOPLE VS. JOE HUNT, ET AL		
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER		CASE NUMBER

1. TYPE OF PROCEEDING

- Criminal (specify charges): MURDER AND ROBBERY
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

PRE TRIAL MOTIONS/TRIAL START

3. DATE OF PROPOSED COVERAGE:

4 NOVEMBER 86

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

NONE

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: 4 November 86

MILLI M. MARTINEZ
(TYPE OR PRINT NAME)


(SIGNATURE)
DIRECTOR OF NEWS OPERATIONS
(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: 10-6-86


(SIGNATURE OF JUDGE)

REQUEST TO CONDUCT EXTENDED MEDIA COVERAGE

FOR COURT USE ONLY

1. NAME OF MEDIA ORGANIZATION: Associated Press Photos
2. INDIVIDUAL SUBMITTING REQUEST: 1111 So. Hill Street
ADDRESS: Los Angeles, Calif. 90016
PHONE: (Douglas C. Pizac) 213/746-1231

FEB 2 1987

2. NAME OF COURT: Santa Monica Ct.
STREET ADDRESS:
MAILING ADDRESS:
CITY AND ZIP:
BRANCH NAME:

FEB 2 1987

FROM: [unclear]
BY: [unclear]

3. NAME OF JUDGE: Lawrence Rittenband

CASE NUMBER:

4. NAME OF CASE: Joe Hunt

5. TYPE OF PROCEEDING AND PART(S) OF PROCEEDING TO BE COVERED

- Criminal (specify charges):
 Civil (specify type, e.g., personal injury, domestic relations, etc.):

Specific parts to be covered (e.g., bail hearing, preliminary hearing, particular witness(es) at trial, sentencing hearing):

Date(s) of proposed coverage: 2-2-87

6. CONTEMPLATED USE OF EXTENDED MEDIA COVERAGE (Please briefly indicate intended use of this extended media coverage - e.g., as news story, feature, public affairs program, etc. This notation in no way limits intended use.)

NEWS STORY

7. CONTEMPLATED DISSEMINATION OF COVERAGE (Please check appropriate boxes. Notation does not limit dissemination.)

- Local Only Network or Syndication
 TV TV
 Print Media Print (wire service)
 Radio Radio

8. EQUIPMENT TO BE USED (Please list type, brand and specifications of all equipment to be used for this extended media coverage.)

Nikon with no motordrives or flash

9. CERTIFICATION OF NOTIFICATION OF EVALUATOR (AND IN CRIMINAL TRIALS, OF DEFENDANT AND PROSECUTOR) AND OF COMPLIANCE WITH EXTENDED MEDIA COVERAGE RULES.

I hereby certify that prior to submission of this request:

- a. The evaluation team was contacted by calling collect to (916) 486-9131 and was informed of intended submission of the request.
- b. A copy of this completed request was mailed to Ernest H. Short & Associates, 2709 Marconi Avenue, Sacramento, CA 95821.
- c. If this is a criminal case in a trial court, a copy of this form and of the form, CONSENT FOR EXTENDED MEDIA COVERAGE, were delivered to the prosecutor and to each defendant's attorney, or, if any defendant is not represented by an attorney, to the defendant personally.

I further certify that if consent is granted to conduct extended media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980.2, California Rules of Court.

By Douglas C. Pizac
(Signature)

Douglas C. Pizac
(Printed Name)

staff photographer
(Supervisory Position in Media Organization)

SEE THE REVERSE SIDE FOR INSTRUCTIONS

REQUEST TO CONDUCT EXTENDED MEDIA COVERAGE

[The reverse side of the Feb. 2, 1987,
Media Coverage Application signed by
Douglas Pizac is blank.]

NAME OF MEDIA ORGANIZATION: INDIVIDUAL SUBMITTING REQUEST: KCBS-TV ADDRESS: Lydia Shayne 6121 Susnet Blvd. TELEPHONE NO.: 213-460-3691		FOR COURT USE ONLY <h1>FILED</h1> FEB 2 1987 FR D. T.
NAME OF COURT: Santa Monica County Courthouse STREET ADDRESS: 1725 Main street MAILING ADDRESS: Dept "c" CITY AND ZIP CODE: BRANCH NAME:		
NAME OF JUDGE: Judge Lawrence Rittenband		
NAME OF CASE: People vs Joe Hunt		
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER		
		CASE NUMBER:

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

opening statements

3. DATE OF PROPOSED COVERAGE:

Monday, 2 Feb 1987

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date:

1-30-87 Lydia Shayne
(TYPE OR PRINT NAME)

Lydia Shayne
(SIGNATURE)

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date:

[Signature]
(SIGNATURE OF JUDGE)

REQUEST TO CONDUCT EXTENDED MEDIA COVERAGE

FOR COURT USE ONLY

1. **NAME OF MEDIA ORGANIZATION:** UPI Photos
INDIVIDUAL SUBMITTING REQUEST: Michael Hill
ADDRESS:
PHONE: 316 W. 2nd St. L.A., CA. 90012 (213)620-1527

2. **NAME OF COURT:** Superior court dept C
STREET ADDRESS: 1725 Main St
MAILING ADDRESS: Santa Monica, CA
CITY AND ZIP:
BRANCH NAME:

3. **NAME OF JUDGE:**

FILED

FEB 3 1987

CASE NUMBER: ~~100-100000-1000~~

4. **NAME OF CASE:** murder trial of Billionaire's Boys Club, leader Joe Hunt

5. **TYPE OF PROCEEDING AND PART(S) OF PROCEEDING TO BE COVERED**

Criminal (specify charges):

Civil (specify type, e.g., personal injury, domestic relations, etc.):

Specific parts to be covered (e.g., bail hearing, preliminary hearing, particular witness(es) at trial, sentencing hearing):

Date(s) of proposed coverage: ~~1x~~ Feburary 3rd 1987

6. **CONTEMPLATED USE OF EXTENDED MEDIA COVERAGE** (Please briefly indicate intended use of this extended media coverage—e.g., as news story, feature, public affairs program, etc. This notation in no way limits intended use.)

News photo

7. **CONTEMPLATED DISSEMINATION OF COVERAGE** (Please check appropriate boxes. Notation does not limit dissemination.)

<input type="checkbox"/> Local Only	<input type="checkbox"/> Network or Syndication
<input type="checkbox"/> TV	<input type="checkbox"/> TV
<input type="checkbox"/> Print Media	<input checked="" type="checkbox"/> Print (wire service or nonlocal periodical)
<input type="checkbox"/> Radio	<input type="checkbox"/> Radio

8. **EQUIPMENT TO BE USED** (Please list type, brand and specifications of all equipment to be used for this extended media coverage.)

Still photo 35mm camera

9. **CERTIFICATION**

I hereby certify a copy of this request has been mailed to: Administrative Office of the Courts, 350 McAllister Street, Room 3154, San Francisco, California 94102.

I further certify that if consent is granted to conduct extended media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980.2, California Rules of Court.

By Michael Hill (Signature)

Michael Hill (Printed Name)

Photo Editor (Supervisory Position in Media Organization)

SEE THE REVERSE SIDE FOR INSTRUCTIONS

[The reverse side of the Feb. 3, 1987,
Media Coverage Application signed by
Michael Hill is blank.]

NAME OF MEDIA ORGANIZATION: INDIVIDUAL SUBMITTING REQUEST: ADDRESS: TELEPHONE NO.:	Los Angeles Times Times Mirror Square Los Angeles, CA 90053 (213) 972-7020	FOR COURT USE ONLY
NAME OF COURT: STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	Superior Court 1725 Main St. Dept C	
NAME OF JUDGE:	Laurence J. Rittenband	
NAME OF CASE:	Billionaire Boys	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	CASE NUMBER:	

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

3. DATE OF PROPOSED COVERAGE:

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date:

Cindy Hively
(TYPE OR PRINT NAME)

Cindy Hively
(SIGNATURE)

Photo Assignment Editor

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

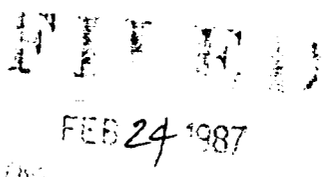
The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date:

2-23-87

Cs [Signature]
(SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: KHJ-TV 9 INDIVIDUAL SUBMITTING REQUEST: ADDRESS: 5515 Melrose LA TELEPHONE NO.: 461-9408	FOR COURT USE ONLY  FEB 24 1987
NAME OF COURT: Santa Monica Superior Ct STREET ADDRESS: 1725 Main St Dept C MAILING ADDRESS: CITY AND ZIP CODE: Santa Monica BRANCH NAME:	
NAME OF JUDGE:	
NAME OF CASE: Billboard Beer Club - Joe Hart	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

Court testimony

3. DATE OF PROPOSED COVERAGE: *2/24/87*

4. TYPE OF COVERAGE

- TV camera and recorder Audio
- Still camera Other (specify):
- Motion picture camera

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: *Marlene Schneider*
(TYPE OR PRINT NAME)

Marlene Schneider
(SIGNATURE)

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: *[Signature]*
(SIGNATURE OF JUDGE)

FOR COURT USE ONLY

NAME OF MEDIA ORGANIZATION:
INDIVIDUAL SUBMITTING REQUEST: Los Angeles Herald Examiner
ADDRESS: 1111 S. Broadway, Los Angeles 90015
TELEPHONE NO.: (213) 744-8330 (213) 744-8391

NAME OF COURT: Santa Monica
STREET ADDRESS: 1725 Main St.
MAILING ADDRESS: Santa Monica, CA
CITY AND ZIP CODE:
BRANCH NAME: Municipal Court

NAME OF JUDGE: Ritterband

NAME OF CASE: Billionaire Boys Club

REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER

FILED

FEB 5 1987

CASE NUMBER:

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., ball hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

3. DATE OF PROPOSED COVERAGE:

2/25/87

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

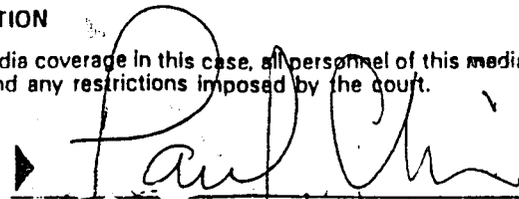
5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: 2/24/87

Paul Chinn
(TYPE OR PRINT NAME)


 (SIGNATURE)


 (ADVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date:


 (SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: T. CAMPION / SYGMA INDIVIDUAL SUBMITTING REQUEST: ADDRESS: 8833 SUNSET BLVD Los Angeles CA 90069 TELEPHONE NO: 213/855 1349	FOR COURT USE ONLY FILED MAR 9 1987 FREDERICK... ...
NAME OF COURT: 209 SUPERIOR COURT STREET ADDRESS: 1725 MAIN ST. MAILING ADDRESS: SANTA MONICA CA CITY AND ZIP CODE: BRANCH NAME:	CASE NUMBER:
NAME OF JUDGE: LAURENCE J. RITTENBAND	
NAME OF CASE: JOE HUNT.	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

3. DATE OF PROPOSED COVERAGE: 03/09/87

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

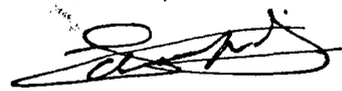
5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: 03/09/87

THIERRY CAMPION
(TYPE OR PRINT NAME)



(SIGNATURE)

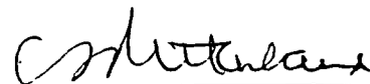
(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date:



(SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: INDIVIDUAL SUBMITTING REQUEST: ADDRESS: KCBs-TV Lydia Shayne TELEPHONE NO.: 213-460-3691 6121 Sunset Blvd.	FOA COURT USE ONLY FILED MAR 9 1987 <small>FROM: [unclear]</small> <small>FILED IN: [unclear]</small> <small>BY: [unclear]</small> <small>COURT: [unclear]</small>
NAME OF COURT: STREET ADDRESS: Santa Monica Courthouse MAILING ADDRESS: 1725 Main Street CITY AND ZIP CODE: Dept C BRANCH NAME:	
NAME OF JUDGE: People vs Joe Hunt Judge Laurence Rittenband	
NAME OF CASE: People vs Joe Hunt	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	CASE NUMBER:

TYPE OF PROCEEDING

Criminal (specify charges):

Civil (specify type, e.g., personal injury, domestic relations, etc.):

PORTION TO BE COVERED (eg., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

particular witnesses at trial

DATE OF PROPOSED COVERAGE:

monday, 9 march 1987

TYPE OF COVERAGE

TV camera and recorder Audio

Still camera Other (specify):

Motion picture camera

SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: 3-9-87 Lydia Shayne
 (TYPE OR PRINT NAME)

Lydia Shayne
 (SIGNATURE)

 (SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

granted.

denied.

granted subject to satisfactory pooling arrangements being made.

Date: 3-9-87

Ly. Rittenband
 (SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: INDIVIDUAL SUBMITTING REQUEST: ADDRESS: 213-460-3691 TELEPHONE NO.:	KCBS-TV Lydia Shayne 6121 Sunset Blvd.	FOR COURT USE ONLY FILED MAR 10 1987 FRANK J. ... <i>Shubeloff</i> ...
NAME OF COURT: STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	santa Monica Courthouse 2 1725 Main Street Dept C	
NAME OF JUDGE: Judge Laurence Rittenband		
NAME OF CASE: People vs Joe Hunt		
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER		CASE NUMBER:

TYPE OF PROCEEDING

Criminal (specify charges):

Civil (specify type, e.g., personal injury, domestic relations, etc.):

PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

particular witnesses at trial

DATE OF PROPOSED COVERAGE:

tuesday, 10 ~~XXXX~~ march 1987

TYPE OF COVERAGE

TV camera and recorder Audio

Still camera Other (specify):

Motion picture camera

SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: 3-9-87 Lydia Shayne
 (TYPE OR PRINT NAME)

Lydia Shayne
 (SIGNATURE)
 (SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

granted.

denied.

granted subject to satisfactory pooling arrangements being made.

Date: 3-10-87

Laurence Rittenband
 (SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: ASSOCIATED PRESS PHOTOS INDIVIDUAL SUBMITTING REQUEST: ALISON WISE ADDRESS: 4400 CARPENTER AVE N. HOLLYWOOD TELEPHONE NO.: (818) 985-5868	FOR COURT USE ONLY FILED MAR 12 1987 CLERK OF COURT COUNTY OF LOS ANGELES
NAME OF COURT: SANTA MONICA SUPERIOR COURT STREET ADDRESS: 1725 MAIN ST MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
NAME OF JUDGE: LAURENCE RITTEBEND	
NAME OF CASE: Billionaire CLUB murder	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	CASE NUMBER:

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

MARCH 12
 3. DATE OF PROPOSED COVERAGE:
 Witnesses

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date:

(TYPE OR PRINT NAME)

Alison Wise (SIGNATURE)

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: 3-12-87

(SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: KHJ-TV INDIVIDUAL SUBMITTING REQUEST: 5515 MELROSE AVE. ADDRESS: HOLLYWOOD, CA TELEPHONE NO: 213-467-5459	FOR COURT USE ONLY FILED MAR 1 1987 <small>COURT REPORTER</small> <small>CLERK</small> <small>CLERK</small>
NAME OF COURT: SANTA MONICA STREET ADDRESS: 1725 MAIN ST MAILING ADDRESS: CITY AND ZIP CODE: DEPT. C BRANCH NAME:	
NAME OF JUDGE: RITTENBAND	
NAME OF CASE: BBC	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	
	CASE NUMBER:

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

KARNY APPEARANCE

3. DATE OF PROPOSED COVERAGE:

3/18/87

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

will comply with all court orders

[Handwritten Signature]

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: **3/18/87**

MARK A. TRANK
(TYPE OR PRINT NAME)

[Handwritten Signature]
(SIGNATURE)
NEWS REPORTER
(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: **3-18-87**

[Handwritten Signature]
(SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: KCOP-TV INDIVIDUAL SUBMITTING REQUEST: 915 N. LA Brea ADDRESS: LA, CA. 90038 TELEPHONE NO.: 213-851-1000	FOR COURT USE ONLY FILED MAR 18 1987 <small>FRONT</small>
NAME OF COURT: SANTA MONICA STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: Dept. C	
NAME OF JUDGE: RITTENBAND	
NAME OF CASE: MILLONAIR CLUB	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	
CASE NUMBER:	

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

3. DATE OF PROPOSED COVERAGE: **3-17-87**

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify): **Video Recorder ONLY**

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify): **None**

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: **3-17-87**

Vernardo WATTS
(TYPE OR PRINT NAME)

Vernardo Watts
(SIGNATURE)

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: **3-18-87**

[Signature]
(SIGNATURE OF JUDGE)

NAME OF MEDIA ORGANIZATION: <i>ABC News 20/20</i> INDIVIDUAL SUBMITTING REQUEST: ADDRESS: <i>New York</i> TELEPHONE NO: <i>212-580-6343</i>	FOR COURT USE ONLY FILED MAR 23 1987 <i>Clifford</i>
NAME OF COURT: <i>Santa Monica Superior</i> STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME: <i>Laurence Rittenband</i>	CASE NUMBER:
NAME OF JUDGE:	
NAME OF CASE: <i>People V. Joe Hunt</i>	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	

1. TYPE OF PROCEEDING

- Criminal (specify charges): *Murder*
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses, at trial, sentencing hearing):

Documents in evidence: Photos - of Levin, Pittman, Levin's house # 83

3. DATE OF PROPOSED COVERAGE:

Tuesday, 3/24/87

Documents - The check, the contract, the Clayton Account

Logos - Financial Futures, Westcars.

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

Need to shoot footage of the photographs in evidence

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date: *3/19/87*

Charles Rappleye
(TYPE OR PRINT NAME)

Charles Rappleye
(SIGNATURE)

(SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Fred Wagner DDA

Laurence Rittenband
(SIGNATURE OF JUDGE)

Date: *3.23.87*

NAME OF MEDIA ORGANIZATION: DAILY NEWS INDIVIDUAL SUBMITTING REQUEST: GEORGE A. REYNOLDS III ADDRESS: Box 51400, L.A. 90051 TELEPHONE NO.: 88/997-4379	FOR COURT USE ONLY FILED MAR 30 1987 CLERK OF SUPERIOR COURT COUNTY OF LOS ANGELES
NAME OF COURT: STA MONICA SUPERIOR CT. STREET ADDRESS: MAILING ADDRESS: CITY AND ZIP CODE: BRANCH NAME:	
NAME OF JUDGE: LAWRENCE KITTENBAND	
NAME OF CASE: PEOPLE VS HUNT	
REQUEST TO CONDUCT FILM AND ELECTRONIC MEDIA COVERAGE AND ORDER	CASE NUMBER:

1. TYPE OF PROCEEDING

- Criminal (specify charges):
- Civil (specify type, e.g., personal injury, domestic relations, etc.):

2. PORTION TO BE COVERED (e.g., bail hearing, preliminary hearing, particular witnesses at trial, sentencing hearing):

WITNESS (ROBERTS) AT TRIAL + FUTURE DATES

3. DATE OF PROPOSED COVERAGE:

3:30 AND FUTURE -

4. TYPE OF COVERAGE

- TV camera and recorder
- Still camera
- Motion picture camera
- Audio
- Other (specify):

5. SPECIAL REQUESTS OR ANTICIPATED PROBLEMS (specify):

CERTIFICATION

I certify that if consent is granted to conduct film and electronic media coverage in this case, all personnel of this media organization will abide by the provisions of rule 980, California Rules of Court, and any restrictions imposed by the court.

Date:

GEORGE A. REYNOLDS III
(TYPE OR PRINT NAME)

George A. Reynolds III
(SIGNATURE)
STAFF PHOTOGRAPHER
 (SUPERVISORY POSITION IN MEDIA ORGANIZATION)

ORDER

The request to conduct film and electronic media coverage is

- granted.
- denied.
- granted subject to satisfactory pooling arrangements being made.

Date: **3-30-87**

W. J. Kittenband
(SIGNATURE OF JUDGE)

PACE REVIEW

IN THE MATTER OF
PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff,
v.
JOE HUNT,
Defendant

SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES
DECLARATION AND ORDER RE FEES
FOR ALL SUPERIOR COURT APPOINTMENTS
(EXCEPT 987.9 PENAL CODE)

SECTION A DECLARANT: COMPLETE SECTION "A" ONLY. ATTACH "DETAIL OF SERVICES AND EXPENSES ATTACHMENT" FORM AND A SELF-ADDRESSED, STAMPED ENVELOPE.

I am claiming reimbursement for services rendered for Case Number **1 A090435**
(for Juvenile Cases provide JAI NUMBER) and date petition filed

I request that remittance be made payable as follows (CAUTION: Use either the individual name or firm name under which you are entered in the system. Non-matches will be rejected. Any changes must be reported AT LEAST 30 DAYS IN ADVANCE of payment processing on the Status Notification Form) provided on the green face sheet.

Remit to me as an individual, I am entered in the system as:

4 Social Security Number **5 6 8 - 4 4 - 4 7 9 6**

5 Individual Name (LAST, First, Middle initial)
CHIER, RICHARD C.

OR

Remit to my firm/corporation I am entered in the system as:

4 Tax ID Number

5 Firm Name

I was appointed by Judge **THOMAS** in Dept. **WE B** on (date) **3/17/86** pursuant to Section/Code **6 987 APP. (b) P.C.** Service was rendered on behalf of (name) **JOE HUNT**

This claim is for services performed from (date) **6/26/86** to (date) **7 8/29/86** before Judge **RITTENBAND** in Dept. **WE C**. My appointment is Completed; Partially completed; My appointment was completed on

however, I am requesting a supplemental payment.

My claim is summarized as follows:

Type of service was: Attorney Investigator
 Doctor Expert Witness Other
 Arbitrator

	Hours Spent	Amount Requested
Appearances	1.8	\$
Preparation	55.9	\$
Expenses		\$
Total	11 57.7 Hrs.	\$

For Arbitration Cases:
 Arbitration was Elected Stipulated Court-ordered
 Did this case come from Municipal Court? Yes No

I declare under penalty of perjury, pursuant to Section 2015.5 C.C.P. and 911.2 G.C. of the State of California, that I have not previously claimed, nor have I been reimbursed for, service(s) as claimed on this Declaration, that the information contained herein and attached is true and correct, and that the claim is presented within one year after the last item of service.

Date **2, DECEMBER 1986** Signature (Declarant) *[Signature]*

For Investigator's Claims Only:
I declare under penalty of perjury, pursuant to Section 2015.5 of the Code of Civil Procedure, that all of the services claimed on this Declaration were requested by me and, to the best of my knowledge, were performed, requiring the time and/or financial expenditure indicated.

Date Signature of Defendant's Attorney (Or Defendant, In Pro Per)

SECTION B COURT CLERK: COMPLETE SECTION "B" ONLY.

The court clerk attests that (check one)
 No previous payment has been authorized on this service; or This is a supplemental to a previous payment: **MN** (initials)

The court now orders payment as follows:

Serial No. **8 CI- 41872** Date Authorized **9 1/2/87** Amount **10, 3000**
 Dollars District **WE-B** Cents
 Judge's Signature *[Signature]* No. Code **2 WE** Pay Code Letter **3 A**

Supervising Judge's authorization (required on all awards representing cumulative payments on the same criminal case for any attorney in excess of \$5,000 within the Superior Court) or Juvenile Presiding Judge's authorization (for cumulative payments on the same Juvenile case in excess of \$2,500 within the Juvenile Court).
 Signature *[Signature]* Juvenile Presiding Judge/Supervising Judge

PACE REVIEW

IN THE MATTER OF CASE NO. A090435
THE PEOPLE OF THE STATE OF CALIFORNIA,
Plaintiff
v.
JOE HUNT
Defendant

SUPERIOR COURT OF CALIFORNIA
COUNTY OF LOS ANGELES
DECLARATION AND ORDER RE FEES
FOR ALL SUPERIOR COURT APPOINTMENTS
(EXCEPT 987.9 PENAL CODE)

SECTION A DECLARANT: COMPLETE SECTION "A" ONLY. ATTACH "DETAIL OF SERVICES AND EXPENSES ATTACHMENT" FORM AND A SELF-ADDRESSED, STAMPED ENVELOPE.
I am claiming reimbursement for services rendered for Case Number 1 A090435
(for Juvenile Cases provide JAI NUMBER _____ and date petition filed _____)
I request that remittance be made payable as follows (CAUTION: Use either the individual name or firm name under which you are entered in the system. Non-matches will be rejected. Any changes must be reported AT LEAST 30 DAYS IN ADVANCE of payment processing on the Status Notification Form) provided on the green face sheet.

Remit to me as an individual. I am entered in the system as:
4 Social Security Number 5 6 8 - 4 4 - 4 7 9 6
5 Individual Name (LAST, First, Middle initial)
CHIER, RICHARD C.

OR

Remit to my firm/corporation I am entered in the system as:
4 Tax I.D. Number _____
5 Firm Name _____

I was appointed by Judge Thomas in Dept. WE-B on (date) 03/01/86 pursuant to Section/Code 6 987.2 PC. Service was rendered on behalf of (name) JOE HUNT
This claim is for services performed from (date) 9/1/86 to (date) 7/10/27/86 before Judge Rittenband in Dept. WE-C. My appointment is Completed; Partially completed; My appointment was completed on _____; however, I am requesting a supplemental payment:

My claim is summarized as follows:

	Hours Spent	Amount Requested
Appearances		\$
Preparation		\$
Expenses		\$
Total	<u>11 95.0</u> hrs.	\$

Type of service was: Attorney Investigator
 Doctor Expert Witness Other _____
 Arbitrator
For Arbitration Cases:
Arbitration was Elected Stipulated Court-ordered
Did this case come from Municipal Court? Yes No

I declare under penalty of perjury, pursuant to Section 2015.5 C.C.P. and 911.2 G.C. of the State of California, that I have not previously claimed, nor have I been reimbursed for, service(s) as claimed on this Declaration, that the information contained herein and attached is true and correct; and that the claim is presented within one year after the last item of service.

Date 2, DECEMBER, 1986 Signature (Declarant) [Signature]

For Investigator's Claims Only:

I declare under penalty of perjury, pursuant to Section 2015.5 of the Code of Civil Procedure, that all of the services claimed on this Declaration were requested by me and, to the best of my knowledge, were performed, requiring the time and/or financial expenditure indicated.

Date _____ Signature of Defendant's Attorney (Or Defendant, In Pro Per) _____

SECTION B COURT CLERK: COMPLETE SECTION "B" ONLY.
The court clerk attests that (check one)
— No previous payment has been authorized on this service; or — This is a supplemental to a previous payment. MW (initials)
The court now orders payment as follows:
Serial No. 8 CI- 06647 Date Authorized 9 11/2/87 Amount 10 \$ -4800 Dollars Cents
Judge's Signature [Signature] Dept. WE-B District 2 WE Pay Code 3 A
Supervising Judge's authorization (required on all awards representing cumulative payments on the same criminal case for any attorney in excess of \$5,000 within the Superior Court) or Juvenile Presiding Judge's authorization (for cumulative payments on the same Juvenile case in excess of \$2,500 within the Juvenile Court).
Signature _____ Juvenile Presiding Judge/Supervising Judge

PINK COPY

ORDER DATED OCTOBER 19, 1987:

JUDICIAL NOTICE REQUESTED

