

1 BERT H. DEIXLER, SBN, 70614
bdeixler@proskauer.com
2 HAROLD M. BRODY, SBN 84927
hbrody@proskauer.com
3 G. SAMUEL CLEAVER, SBN 245717
scleaver@proskauer.com
4 PROSKAUER ROSE LLP
2049 Century Park East, 32nd Floor
5 Los Angeles, CA 90067-3206
Telephone: (310) 557-2900
6 Facsimile: (310) 557-2193

7 ERIC M. LIEBERMAN (pro hac vice)
elieberman@rbskl.com
8 RABINOWITZ, BOUDIN, STANDARD,
KRINSKY & LIEBERMAN, P.C.
9 111 Broadway, 11th Floor
New York, NY 10006-1901
10 Telephone: (212) 254-1111
Facsimile: (212) 674-4614

11 Attorneys for Defendant,
12 CHURCH OF SCIENTOLOGY INTERNATIONAL

13
14 UNITED STATES DISTRICT COURT
15 CENTRAL DISTRICT OF CALIFORNIA

16 MARC HEADLEY,
17 Plaintiff,
18 v.
19 CHURCH OF SCIENTOLOGY
INTERNATIONAL, a corporate entity,
20 and DOES 1 through 20,
21 Defendants.

Case No. CV 09-3986 DSF (MANx)
**DEFENDANT'S EVIDENTIARY
OBJECTIONS TO DECLARATION
OF KATHRYN DARNELL, PAR. 20
AND EXHIBIT "Q", "INCIDENT
REPORT FILED WITH THE
RIVERSIDE COUNTY SHERIFF'S
DEPARTMENT" IN SUPPORT OF
PLAINTIFF'S OPPOSITION TO
DEFENDANT'S MOTION FOR
SUMMARY JUDGMENT AND
SUMMARY ADJUDICATION OF
ISSUES**

Hon. Dale S. Fischer
Hearing Date: August 2, 2010
Time: 1:30 p.m.
Ctm: 840

1 Defendant Church of Scientology International (“CSI”) hereby submits its
2 evidentiary objections to Paragraph 20 and the appended Exhibit Q to the
3 Declaration of Kathryn Darnell, submitted in support of the Opposition to
4 Defendants’ Church of Scientology International’s and Religious Technology
5 Center’s joint motions for summary judgment and summary adjudication of issues.

6
7 **OBJECTIONS TO THE DECLARATION OF KATHRYN DARNELL,**
8 **PARAGRAPH 20 AND EXHIBIT Q THERETO,**
9 **“INCIDENT REPORT” RIVERSIDE COUNTY SHERIFF’S DEPARTMENT**

10 “20. Attached hereto as Exhibit “Q” is a true and correct copy of an Incident
11 Report filed with the Riverside County Sheriff’s Department by the Church of
12 Scientology International and Religious Technology Center on June 3, 2010.”

13
14 **Grounds for Objection**

15 **Lacks Foundation (Fed. R. Evid. 602)**

16 Ms. Darnell provides no basis to establish that she has personal knowledge
17 with which to authenticate the Incident Report, nor does she establish personal
18 knowledge that it was purportedly filed by the Church of Scientology International
19 and Religious Technology Center with the Riverside County Sheriff’s Department.
20 *See Bias v. Moynihan*, 508 F.3d 1212, 1224 (9th Cir. 2007) (on a motion for
21 summary judgment, “documents must be authenticated and attached to a declaration
22 wherein the declarant is the person through whom the exhibits could be admitted
23 into evidence”) (internal quotation marks omitted). Indeed, the assertion is false, as
24 no such report was filed by defendants with the Riverside County Sheriff’s
25 Department. The source, acquisition and possession of the report by Plaintiff’s
26 counsel are unstated, suspicious and potentially unlawful. A police report of a
27 pending criminal investigation would be exempt from public disclosure pursuant to
28

1 the California Public Records Act, Cal. Gov't Code § 6254(d), and would not
2 therefore be revealed to the suspect (Mr. Brousseau) or to his counsel.

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Hearsay (Fed. R. Evid. 802)

The exhibit is identified as a Riverside County Sheriff Incident Report concerning a theft at RTC's offices. The document contains a summary of purported statements by RTC President Warren McShane made to the Riverside County Sheriff's Department regarding incidents in Texas purportedly recounted to Mr. McShane by third parties. Plaintiff's Opposition asserts statements from the Incident Report as if those out-of-court statements are accurate regarding the alleged incidents. (Pl.'s Opp. Mem. at 11:27-12:16.) The representations from the Exhibit are therefore double or triple hearsay for which no exception applies.

_____ Sustained
_____ Overruled

DATED: July 19, 2010 PROSKAUER ROSE LLP

By: /s/Harold M. Brody
 HAROLD M. BRODY

RABINOWITZ, BOUDIN, STANDARD,
KRINSKY & LIEBERMAN, P.C.
Eric M. Lieberman
111 Broadway, 11th Floor
New York, NY 10006

Attorneys for Defendant
CHURCH OF SCIENTOLOGY INTERNATIONAL

Exhibit Q
to Declaration of
Kathryn Darnell
Filed July 12, 2010
in Support of
Plaintiffs' Opposition to
Defendant's Motion for
Summary Judgment,
Case No. CV-09-03986

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1 **ADDITIONAL PERSONS:**

2 **John R. Brousseau- Suspect.** Mr. Brousseau was a member of the Church of Scientology and an
3 employee of Religious Technology Center. He lived and worked at the facility known as "Golden Era
4 Productions" located on Gilman Springs Road, unincorporated area of Hemet.

5
6 **Warren McShane- Reporting Party.** Mr. McShane is a member of the Church of Scientology and is the
7 President of Religious Technology Center (RTC). Mr. McShane maintains dual offices in Los Angeles and
8 at the Golden Era Productions facility.

9
10 **Mark (Marty) Rathbun- Other.** Mr. Rathbun is a former member and employee of the Church of
11 Scientology. He is currently residing in the State of Texas and is a critic of the church.

12
13 **James Perry- Other.** Mr. Perry is a member of the Church of Scientology and is a Systems/Network
14 Director (IT) for the Golden Era Productions facility.

15
16 **Michael Ciaramitaro- Other.** Mr. Ciaramitaro is a senior investigator with a private security company
17 known as "Online Security". Mr. Ciaramitaro responded to the Golden Era Productions facility to
18 preserve and analyze electronic data stored on computers used by Mr. Brousseau.

19
20 **Samuel Alhadeff- Other.** Mr. Alhadeff is an attorney whose company is retained by RTC. He was
21 present at the initial meeting with law enforcement, which occurred at the Golden Era Productions
22 facility.

23
24 **Sgt. Steve Mike- Other.** Sgt. Mike is the investigations bureau sergeant assigned to Hemet Sheriff's
25 Station. He was present at the initial meeting which occurred at the Golden Era Productions facility.

26
27
28 **ATTACHED DOCUMENTS:**

29 **(Attachment A)** RSO Property Evidence Report, (2) pages

30 **(Attachment B)** RSO Property Receipt form (4) pages

31 **(Attachment C)** "Online Security" Evidence Chain of Custody Report

32 **(Attachment D)** "Online Security" Report of Forensic Analysis and Findings of John Brousseau's work
33 computers

34 **(Attachment E)** "Online Security" Report of Link files from John Brousseau's internet work computer

35 **(Attachment F)** Photocopy of Personal letter authored by John Brousseau

36 **(Attachment G)** Photocopy of John Brousseau's signed "Declaration and Nondisclosure Agreement"
37 with RTC

38 **(Attachment H)** Photocopy of John Brousseau's signed RTC Employment Application

39 **(Attachment I)** Photocopies of (2) jpeg digital images and printed web page, maintained by Mark
40 "Marty" Rathbun.

41
42 **EVIDENCE:**

43 **Bar Code #1000874**

44 (1) Desk Top Computer "Dell" brand. S/TAG #96Y1SK1, Model 760, Internet computer.

45
46 **Bar Code #1000875**

47 (1) Desk Top Computer "Dell" brand. Serial #42C04M1, Model 780, Standalone computer.

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1 **Bar Code #1000876**
2 (1) computer hard drive, "Hitachi" brand. Serial #HQ1R5R2A. Forensic copies of the above listed
3 computer hard drives.

4
5 **Bar Code #1000877**
6 (5) CD-R's Serial #0210-0001-008 through #0210-0001-012.

7
8 **Bar Code #1000878**
9 (1) "Online Security" Report of Forensic Analysis and Findings of John Brousseau's work computers.

10
11 **Bar Code #1000879**
12 (1) Cell Phone, "Nextel" brand. Model 580, serial #364VJAMXV7 with power cords. Telephone issued to
13 John Brousseau.

14
15 **Bar Code #1000880**
16 (1) Cell Phone, "Blackberry" brand. Model 8320, serial #2479989D with power cords. Telephone issued to
17 John Brousseau.

18
19 **Bar Code #1000881**
20 (1) Apple I-Phone, 3G, Model 16 GIG, Serial #82011479A3NP with charger and head phones.

21
22 **Bar Code #1000882**
23 (1) Digital camera, "Nikon" brand Model Cool Pix 990. Serial #3123141, without memory card.

24
25 **Bar Code #1000883**
26 (2) Destroyed SIM cards to the above listed cell phones. Bar Codes #1000879 & #100880.

27
28 **Bar Code #1000884**
29 (1) Manila envelope containing a hand written note authored by the suspect, on white lined paper.

30
31 **Bar Code #1000885**
32 (2) RTC documents, Nondisclosure agreement and employment application for the suspect

33
34 **Bar Code #1000886**
35 (1) "Online Security" Evidence Chain of Custody Report.

36
37 **Bar Code #1000887**
38 (1) Printed jpeg image of structure and three motorcycles.

39
40 *The above listed items of evidence were relinquished to me, by Mr. McShane, on May 26, 2010 between*
41 *1245 and 1300 hours. I issued a property receipt to Mr. McShane, documenting all items seized as*
42 *evidence. I secured the evidence in my assigned county vehicle and transported it to the Hemet Sheriff's*
43 *Station. I photographed all items of evidence and then booked all items into the Property/Evidence room*
44 *at the station.*

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1 SUMMARY:

2 *John Brousseau accessed two assigned (RTC) work computers, (Internet & Standalone) which were*
3 *maintained in his office at Golden Era Productions, just prior to permanently leaving the church and his*
4 *employment. Mr. Brousseau transferred electronic data, files and images to portable storage devices and*
5 *left with the information. Mr. Brousseau also downloaded computer software programs designed to mask*
6 *his activities and/or erase or destroy the files maintained on the computers. It appears that much, if not*
7 *all, the information and images contained in the two computers are proprietary in nature related to the*
8 *internal operations and projects of the Church of Scientology.*

9
10 DETAILS:

11 On May 25, 2010 at approximately 0930 hours Sgt. S. Mike and I attended a meeting at Golden Era
12 Productions, located at 19625 Gilman Springs Rd. Hemet, CA. The purpose of the meeting was to discuss
13 possible criminal violations concerning a former employee's actions related to computers owned by
14 Religious Technology Center (RTC).

15
16 *Note- (RTC operates under the umbrella of the Church of Scientology; specifically it is the legal arm*
17 *involved in trademark and copy right protection for the church)*

18
19 Upon arrival we were contacted by Warren McShane and escorted to a conference room. Inside the
20 conference room we were introduced to the following individuals; James Perry, Michael Ciaramitaro, and
21 Samuel Alhadeff, who remained during the meeting. The following is a summary of our conversation and
22 the information shared to us by Mr. McShane;

23
24 The involved church member/employee was identified as John R. Brousseau. (Hereafter referred to as
25 "JB") JB is described as a 25 to 30 year member of the Church of Scientology. At the time of the
26 incident JB lived and worked at the facility known as Golden Era Productions, located on Gilman Springs
27 Rd. Hemet, CA. JB's office was located on the third floor of the Administration building, which is located
28 across the street from the main facility. JB was an employee of Religious Technology Center (RTC),
29 which is under the supervision of Mr. McShane. JB did not have an official title within RTC, however,
30 due to his tenure with the church and his unique skill set he was an integral part or the lead on many high
31 profile internal church projects. Mr. McShane described JB as a trusted member of the church,
32 consequently he had access to the private living quarters of the Chairman of the Church of Scientology,
33 offices, vehicles, etc. The projects and all the material, data, and images associated with those projects
34 were described as not for public consumption, and proprietary to the Church of Scientology.

35
36 In this capacity JB was assigned two (2) computers in his office on the third floor of the RTC
37 Administration building. The two desk top computers were described as an "Internet" computer and a
38 "Standalone" computer. The two systems do not interface in any capacity. The Standalone computer is an
39 internal system for church members/employees working at the Gilman Springs facility. JB's internet
40 computer was different from other employees, in that it did not have any filters and JB could search the
41 internet without restrictions. He was given this access in part because of his status within the church, and
42 primarily out of necessity, due to the various projects he worked on for the church. During the time period
43 of January 1, 2010 through April 22, 2010, JB shared this office space with two other employees,
44 identified as Maggie Truax and Brenden O'Hare. Ms. Truax and Mr. O'Hare had the same computer
45 configuration as JB, however their Internet computers had filters. I was told that employees each maintain
46 their own log-on and password information for the assigned computers. It was conveyed that the

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1 Administration building is a locked building and physically separated from the primary facility. Only
2 employees assigned to the building have access to it.

3
4 On April 22, 2010 (Thursday) at approximately 0730 hours JB left the main facility driving his privately
5 owned vehicle. It was not clear where he was going, or the nature of the trip, however it was not unusual
6 for JB to come and go due to his work projects. His ability to come and go from the facility is in contrast
7 to other church members/employees, who do not enjoy the same freedom of movement. JB returned to the
8 main facility at about 0900 hours and attended what is referred to as morning "Roll Call" where
9 members/employees check in for a briefing of the days schedule, etc. At about 1030 hours JB again exited
10 the facility driving his privately owned vehicle. JB told security personnel working the front gate he was
11 going to town and he left the facility, alone.

12
13 At the dinner hour members/employees realized that JB was not present and efforts were made to contact
14 him by telephone. JB had two cell phones issued to him by RTC, one Nextel and one Blackberry.
15 Attempts to reach JB were unsuccessful and at about 1930 hours Mr. McShane received notification from
16 employee Liz Rossi that JB had not returned to the facility. Additionally, that he could not be reached by
17 phone and his whereabouts were unknown. Mr. McShane instructed Ms. Rossi to go to JB's living
18 quarters and ascertain if he was present. Ms. Rossi and another employee, Carol Burke, went to JB's
19 living quarters and entered to look for him. It was discovered that all of JB's personal belongings were
20 missing. The two phones assigned to JB (Nextel & Blackberry) were found inside his room, along with
21 his uniform. Ms. Rossi attempted to power up both telephones and discovered the SIM cards for both
22 phones were missing. The SIM cards were later discovered (destroyed) inside a night stand drawer in JB's
23 room. Also found was a hand written letter authored by JB, explaining that he could no longer live the
24 way he was and had decided to leave the church. Mr. McShane speculated that JB was upset over recent
25 disciplinary issues concerning JB's repeated violations of church project protocol. Mr. McShane felt that
26 JB would return in a couple days after he had a chance to cool off.

27
28 Mr. McShane did not hear from JB as anticipated. He began to suspect that JB would attempt to meet up
29 with Marty Rathbun, who was described to me as a former church member, and now Church of
30 Scientology antagonist. Mr. McShane told me RTC had previously contracted with a private security firm
31 in the State of Texas, to monitor Mr. Rathbun's activities. Mr. McShane contacted the security firm and
32 provided them with JB's photo and information and asked that he (McShane) be contacted in the event JB
33 was seen meeting with Mr. Rathbun. According to Mr. McShane, JB was spotted by the security detail on
34 April 24, 2010 meeting with Mr. Rathbun at a restaurant in the City of Ingleside, Texas. The security
35 detail reported that at the conclusion of the meeting they followed JB to a "Best Western" motel in the
36 City of Ingleside. The security detail called Mr. McShane and advised him of JB's arrival and the
37 meeting. Additionally, they did not see any material of any kind exchange hands between Mr. Rathbun
38 and JB, during their contact. Fearing that JB had taken information, data, and images from the church
39 owned computers, Mr. McShane asked James Perry to secure JB's assigned work computers, which he
40 did. Mr. Perry conducted some initial analysis on the two computers and determined information/data had
41 been removed, deleted and files destroyed utilizing a computer software cleaning programs.

42
43 Mr. McShane summoned (4) church members/employees who know JB the best and sent them to Texas to
44 attempt to contact him and perhaps persuade him to return to the facility in Hemet, CA. According to Mr.
45 McShane the four dispatched employees were able to contact JB in the lobby of the Best Western motel on
46 April 26 or 27th 2010. The group tried to persuade JB to return with them. JB retreated to his room and
47 refused to come out or speak with the group.

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1 Mr. McShane stated that either JB or Mr. Rathbun called local law enforcement and reported an attempted
2 kidnapping in progress at the motel. Members of the church had left the motel prior to police arrival.

3
4 On May 2, 2010 Mr. McShane contacted "Online Security" and asked that they respond to the facility in
5 Hemet to conduct a forensic audit of JB's two assigned work computers, as well as the Blackberry
6 telephone. Mr. Ciaramitaro was dispatched to the facility and conducted a forensic audit of JB's Internet
7 and Standalone computers. Mr. Ciaramitro produced a 71 page report documenting their work and
8 detailed findings/results. A copy of their report was provided to me at the meeting.

9
10 Mr. McShane handed me a colored copy of a digital photograph that had been posted on Mr. Rathbun's
11 web site on April 23, 2010. The site information is listed as follows;
12 <http://markrathbun.files.wordpress.com/2010/05/bikesbuilding50.jpg>.

13
14 Mr. McShane told me the structure in the digital image is the front of the RTC Administration building,
15 located across the street from us. There are three motorcycles parked in front of a fountain with the
16 structure behind the fountain. Mr. McShane told me the motorcycles are privately owned by members of
17 the church. According to Mr. McShane the photo was taken in 2005 by employee Yvonne Gonzalez,
18 using JB's personal digital camera. JB later downloaded the image to his work computer(s). Mr.
19 McShane said this photo was not released to the public and was for internal use only. The fact that it
20 appeared on Mr. Rathbun's web site the day after JB left the facility was intended to send a message to
21 RTC. Mr. McShane told me that the digital camera used to take this photograph was left behind in JB's
22 office; however the memory card had been removed.

23
24 I asked Mr. McShane if JB's specific office located inside the RTC Administration building was secured
25 by traditional lock & key or outfitted with an electronic card key system. He told me the building itself is
26 secured, but not JB's individual office. The office is located on the third floor and is accessible by stairs
27 only. I asked if JB's office had security cameras; they do not. I asked Mr. McShane if RTC was missing
28 any physical property, he told me no. I asked him what kind of information JB stored on the two
29 computers. Mr. McShane told me years worth of images, weekly status reports on projects, as well as
30 plans and budget items for various projects. Additionally, the "Blackberry" device would have contact
31 information for all high ranking members of the church, which are not publicized and were not intended to
32 be possessed by non church members/employees.

33
34 **End of Statement from Mr. McShane.**

35
36 Mr. Ciaramitaro related the following information to us;

37
38 He was sent to Golden Era Productions on May 2, 2010 to preserve and analyze information stored on two
39 computers used by JB. Mr. McShane provided the two computers to him, which were identified as an
40 "Internet" computer and a "Standalone" computer, as well as a "Blackberry" device. Mr. Ciaramitaro used
41 a software program to create mirror images of the computer hard drives to work from. He stated that the
42 Internet and Standalone computers had been accessed using temporary storage devices (2), known as
43 thumb drives, on April 20 and 21, 2010, the day before JB had left the facility. He concluded that large
44 volumes of data had been stored to those devices. In addition it appeared that information from the
45 Blackberry had been transferred to one of the computers and later accessed and stored to one of the thumb
46 drives. Mr. Ciaramitaro also concluded that two anti forensic computer software programs were installed
47 and run on both computers; the purpose being permanent and unrecoverable destruction of electronically

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1 stored data. These programs were installed in the month of April 2010 and run on April 21, 2010, again
2 the day prior to JB leaving. It was also discovered that JB attempted to uninstall the programs and mask
3 his activities on the two computers. Mr. Ciaramitaro was also able to capture JB's World Wide Web
4 activity log. (Please see attached Report. Pages 1- 26)

5
6 **End of Statement from Mr. Ciaramitaro.**

7
8 At the conclusion of the meeting it was decided that I would meet with Mr. McShane the following day
9 (May 26, 2010) to recover all items of evidence and to schedule interviews with church
10 members/employees, who had contact with JB the day he left or had access to his living quarters and
11 office.

12
13 On May 25, 2010 at approximately 1800 hours I met with Investigator Pelato, who is assigned to the RSO
14 Computer and Technology Crime High-Tech Response Team (C.A.T.C.H). I provided Inv. Pelato with a
15 copy of the "On Line Security" report, authored by Mr. Ciaramitaro, and asked if he would review it. I
16 advised Inv. Pelato of the general circumstances surrounding the investigation and explained that I would
17 be meeting with Mr. McShane the following day to secure the computers used by JB. I asked Inv. Pelato
18 to assess whether or not it would be necessary to access the church's computer servers for evidentiary
19 purposes. Inv. Pelato said that he would review the report and would accompany me to the meeting with
20 Mr. McShane.

21
22 On May 26, 2010 Investigators Pelato, Pico, and I met with Mr. McShane at the RTC Administration
23 office located at the Hemet facility. We spoke in the conference room and Mr. Perry was present as well.
24 Investigators Pelato and Pico asked Mr. Perry a series of questions related to the internal operations of
25 Golden Era's computer servers, as well as Mr. Perry's actions with JB's computers on April 24th, 2010. It
26 was decided Mr. Perry would draft a document outlining his actions related to the computers and provide it
27 to me at a later time. Mr. Perry also advised JB had utilized three different email accounts on his Internet
28 computer. The information he gave us is as follows;

- 29
30 1. Hotmail account: **Jbxk150@hotmail.com**
31 2. Yahoo account: **Jabie1313@yahoo.com**
32 3. Gmail account: **Jb.freewinds@gmail.com**
33

34 Prior to collecting the evidence we surveyed JB's office on the third floor. The area can best be described
35 as an attic area. Nothing of significance was noted in the area, and no one was present at the time. Inv.
36 Pelato inspected the wiring around the area where JB's computers had been situated. Nothing of
37 significance was noted. Returning to the conference room Mr. McShane brought the above listed property
38 to us. All evidence had been secured in his office. I provided Mr. McShane with a copy of the property
39 receipts and we agreed to meet again on May 28, 2010 for the purpose of interviews. Inv. Pelato had
40 determined that it would not be necessary to access the church's computer servers. Additionally, he
41 advised me "On Line Security" had conducted a thorough and industry accepted forensic examination of
42 the two computers, as well as the Blackberry device. He described the report as comprehensive. On June
43 1, 2010 I faxed "Preservation Request" letters to the above listed internet service providers, requesting
44 they hold onto all stored electronic communications and files for JB's accounts.

45
46 **CASE STATUS: OPN/CD-2**

ATTACHMENT A



Riverside County Sheriff's Department

New Property / Evidence Report

Evidence Barcode	Date Entered	Item Description	Mailing Address	Tracker Will be Sent	Entered By (ID)
1000881	5/26/2010	Item Description: I-PHONE, 3G Color: BLK. Make / Mfg: APPLE 3G. Model: 16 GIG. Serial No: 8201479A3NP. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000882	5/26/2010	Item Description: DIGITAL CAMERA, NIKON Make / Mfg: NIKON. Model: COOL-PIX 990. Serial No: 3123141. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000883	5/26/2010	Item Description: (2) DESTROYED SIM CARDS TO BLACKBERRY AND NEXTEL PHONES. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000884	5/26/2010	Item Description: ENV CONT (1) HANDWRITTEN NOTE. WHT LINED NOTEBOOK PAPER. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000885	5/26/2010	Item Description: (2) DOCUMENTS. NONDISCLOSURE AGREEMENT AND RELIGIOUS COMMITMENT. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000886	5/26/2010	Item Description: "ONLINE" EVIDENCE CHAIN CUSTODY REPORT. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335
1000887	5/26/2010	Item Description: PRINTED J-PEG IMAGE AND MISC DOCUMENTS. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335



Riverside County Sheriff's Department

New Property / Evidence Report

Deputy Name:		RIGALI, MARK	Deputy ID:		4335	Incident Number:		D101450064
Evidence Barcode	Date Entered	Item Description	Mailing Address	Ticket will be sent	Entered By (ID)			
1000874	5/26/2010	Item Description: DESK TOP COMPUTER, "DELL" 760 S/TAG #96Y1SK1 Color: BLK/GRY. Make / Mfg: DELL. Model: 760. Serial No: 96Y1SK1. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000875	5/26/2010	Item Description: DESK TOP COMPUTER "DELL" 760 42C04M1 Color: BLK. Make / Mfg: DELL. Model: 760. Serial No: 42C04M1. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000876	5/26/2010	Item Description: COMPUTER HARD DRIVE Color: BLK. Make / Mfg: HITACHI. Model: 1 TB. Serial No: HQ1R5R2A. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000877	5/26/2010	Item Description: (5) CD-R'S Serial No: 0210-0001-008 THRU 0210-0001-012. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000878	5/26/2010	Item Description: "ONLINE SECURITY FORENSIC AUDIT REPORT. This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000879	5/26/2010	Item Description: CELL PHONE NEXTEL Color: BLK. Make / Mfg: NEXTEL. Model: 580. Serial No: 364VJAMXV7. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			
1000880	5/26/2010	Item Description: CELL PHONE, BLACKBERRY Make / Mfg: BLACKBERRY. Model: 8320. Serial No: 2479989D. . This item is related to the following VICTIM: SCIENTOLOGY, CHURCH.	19625 GILMAN SPRINGS RD HEMET	8/24/2010	4335			

ATTACHMENT B

RIVERSIDE COUNTY SHERIFF'S DEPARTMENT

PROPERTY REPORT

1. Date 5-26-2010		2. Time 1245/1300		3. Offense 502 (2), (4), (8) PC		4. File Number DIO1450064	
5. <input checked="" type="checkbox"/> Receipt <input type="checkbox"/> Release		6. <input checked="" type="checkbox"/> Evidence <input type="checkbox"/> Found Property <input type="checkbox"/> Safe Keeping <input type="checkbox"/> 12028.5 PC (See Below)					
7. Name CHURCH OF SCIENTOLOGY							
8. Residence Address N/A						Phone _____	
9. Business Address 19025 SILMAN SPRINGS RD. HONOLULU						Phone _____	
10. Item	11. Quantity	12. Description					
1	1	DESK TOP COMPUTER, "DELL" 760 S/TAG # 96YISK1 BLK/GRY CASE					
2	1	DESK TOP COMPUTER, "DELL" 790 S/TAG # 42C/AMI BLK/GRY CASE					
3	1	"HITACHI" HARD DRIVE 1 TB SERIAL # HQ1R5R2A CONT. FORENSIC COPY OF ITEMS #1 & #2 RISALI #4335					
13. Signature of Owner or Agent				14. Received or Released by		ID. No.	
15. AFFIDAVIT OF FINDER OF PROPERTY I declare that on: DATE _____ TIME _____ I found or saved the above described property and that the owner is not known to me. I have not secreted, withheld or disposed of any part of said property; and I have saved the property from _____ In the following manner _____ I declare under PENALTY OF PERJURY that the foregoing is true. Signed: _____ Date: _____ Witness: _____ Date: _____							
If you wish to claim the above described property, contact this department after ninety (90) days. If the owner is not located and you have not contacted this department within one hundred twenty (120) days, the property will be disposed of.							
16. 12028.5 PC WEAPONS/FIREARMS SEIZURE Weapons and /or firearms seized and taken into temporary custody pursuant to 12028.5 PC shall be held by the agency for no less than 48 hours but no later than 72 hours, unless in accordance with 12028.5(e) PC, forfeiture proceedings are initiated by the seizing agency. To inquire about the return of your weapon(s) and/or firearm(s), contact the Property Room Clerk of the _____ Station at phone number _____ during normal business hours. You will be notified within ten (10) business days if forfeiture proceedings are initiated. Weapons and/or firearms not claimed within twelve (12) months of the date of seizure shall be deemed a nuisance and disposed of in accordance with 12028 (d) PC.							
17. Page _____ of _____ Pages							

**RIVERSIDE COUNTY SHERIFF'S DEPARTMENT
PROPERTY REPORT**

1. Date 5.26.2010		2. Time 1245/1300		3. Offense 502 (2), (A), (B) PC		4. File Number D101450064	
5. <input checked="" type="checkbox"/> Receipt <input type="checkbox"/> Release		6. <input checked="" type="checkbox"/> Evidence <input type="checkbox"/> Found Property <input type="checkbox"/> Safe Keeping <input type="checkbox"/> 12028.5 PC (See Below)					
7. Name CHURCH OF SCIENTOLOGY							
8. Residence Address N/A						Phone	
9. Business Address 19625 GILMAN SPRINGS RD. HEMET						Phone	
10. Item		11. Quantity		12. Description			
4		5		CD-R'S # 0210-0001-008 THROUGH # 0210-0001-012			
5		1		CELL PHONE, "NEXTEL", 580 SERIAL # 364VJAMXY7 ; POWER CORD			
6		1		BLACKBERRY, T-MOBILE SERIAL # + 2479989D MODEL 8320			
				RIGALI #4335			
13. Signature of Owner or Agent				14. Received or Released by		I.D. No.	
15. AFFIDAVIT OF FINDER OF PROPERTY							
I declare that on: DATE _____ TIME _____ I found or saved the above described property and that the owner is not known to me. I have not secreted, withheld or disposed of any part of said property; and I have saved the property from _____							
In the following manner _____							
I declare under PENALTY OF PERJURY that the foregoing is true.							
Signed: _____				Date: _____			
Witness: _____				Date: _____			
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RIVERSIDE COUNTY SHERIFF'S DEPARTMENT
PROPERTY REPORT

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7. Name CHURCH OF SCIENTOLOGY			
8. Residence Address N/A			Phone
9. Business Address 19625 GILMAN SPRINGS RD. NEMET			Phone
10. Item	11. Quantity	12. Description	
7	1	I-PHONE 3G, 16 GIG, SERIAL # 8201479A3NP, CHARGER, HEADPHONES	
8	1	DIGITAL CAMERA, "NIKON" COOL-PIX 990. SERIAL # 3123141 NO MEMORY CARD	
9	2	NEXTTEL AND BLACKBERRY SIM CARDS TO ITEM #5 & #6 DESTROYED.	
13. Signature of Owner or Agent		14. Received or Released by	ID. No.
			RISALI #4335
15. AFFIDAVIT OF FINDER OF PROPERTY I declare that on: DATE _____ TIME _____ I found or saved the above described property and that the owner is not known to me. I have not secreted, withheld or disposed of any part of said property; and I have saved the property from _____ In the following manner _____ I declare under PENALTY OF PERJURY that the foregoing is true. Signed: _____ Date: _____ Witness: _____ Date: _____			
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PROPERTY REPORT

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7. Name CHURCH OF SCIENTOLOGY							
8. Residence Address N/A						Phone	
9. Business Address 19625 GILMAN SPRINGS RD HEMET						Phone	
10. Item		11. Quantity		12. Description			
10		1		ENVELOPE CONST. HAND WRITTEN NOTE			
				WHITE LINED NOTEBOOK PAPER			
11		2		COPIES OF NON-DISCLOSURE AGREEMENT AND RELIGIOUS COMMITMENT			
12		1		"ON-LINE" EVIDENCE CHAIN OF CUSTODY REPORT/DOCUMENT			
13		1		PRINTED J-PER IMAGE RIGALI #4335			
13. Signature of Owner or Agent				14. Received or Released by		I.D. No.	
15. AFFIDAVIT OF FINDER OF PROPERTY							
I declare that on: DATE _____ TIME _____ I found or saved the above described property and that the owner is not known to me. I have not secreted, withheld or disposed of any part of said property; and I have saved the property from _____							
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