

IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT, IN AND FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,

CASE NO.: 48-2008-CF-0015606-O  
DIVISION: 16

Plaintiff,

JUDGE: BELVIN PERRY, JR.

vs.

CASEY MARIE ANTHONY,

Defendant.

FILED IN OFFICE  
CRIMINAL DIVISION  
2010 DEC 30 PM 12:38  
LYDIA GARDNER  
CLERK OF COURT  
NINTH JUDICIAL CIRCUIT  
ORANGE COUNTY, FLORIDA

**MOTION FOR APPLICATION FOR SUBPOENA DUCES TECUM**

Defendant, CASEY MARIE ANTHONY, by and through the undersigned counsel, pursuant to Rule 3.220(f), Florida Rules of Criminal Procedure, moves this Honorable Court to enter an order authorizing Defendant to issue a Subpoena *Duces Tecum* in this cause as requested. As grounds in support hereof, Defendant states the following:

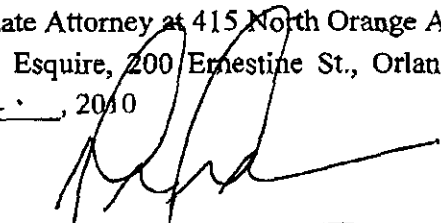
1. The Defense is charged with the responsibility of investigating their case in an effort to search for the truth.
2. Oftentimes, in the course of doing so, it becomes necessary for the Defense to subpoena certain records in which it has a good faith basis of believing it will lead to admissible evidence.
3. The undersigned counsel presents this motion to the Court and has a good faith basis in doing so.
4. On December 8, 2010, the deposition of State Witness, Joseph S. Jordan, was taken where he testified that he was an active blogger on the worldwide web.
5. He frequently visited and blogged on websites like Websleuths Crime Sleuthing Community Forum and Scared Monkeys Discussion Forum discussing this case and the search to find Caylee Anthony.
6. Both sites revealed photographs taken by Joseph S. Jordan linked to his personal website (<http://www.josephsjordan.com/caylee/>) that are no longer available.
7. Some of the photographs illustrated areas searched that were near or on Suburban Drive.
8. These photographs are material to the preparation of the defense in this cause.

- 9. The State of Florida has listed Joseph S. Jordan as a category A witness.
- 10. The Defense and the State of Florida consider Mr. Jordan a crucial witness to this case.
- 11. Therefore, the Defense is seeking any and all photographs related to this case in Joseph S. Jordan's possession and the production of all content posted on the worldwide web by Joseph S. Jordan regarding this case.
- 12. The items sought by this application cannot be obtained through normal discovery under Rule 3.220, Florida Rules of Criminal Procedure.

WHEREFORE, Defendant respectfully requests this Honorable Court to enter an Order authorizing Defendant to issue a Subpoena *Duces Tecum* in this cause, allowing the Defense to obtain the photographs as stated above.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been sent by U.S. Mail and or Fax/hand delivered to the Office of the State Attorney at 415 North Orange Avenue, Orlando, Florida 32801; and William J. McClellan, Esquire, 200 Ernestine St., Orlando, FL 32801 | Fax: (407) 849-9022, this 29<sup>th</sup> day of Dec, 2010




---

JOSE A. BAEZ, ESQUIRE  
 FL Bar No.: 0013232  
 MICHELLE MEDINA, ESQUIRE  
 FL Bar No.: 0064380  
 THE BAEZ LAW FIRM  
 522 Simpson Road  
 Kissimmee, Florida 34744  
 Tel.: (407) 705-2626  
 Fax: (407) 705-2625