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9 Attorneys for James P. Spears,
10 Temporary Conservator of the Person and
11 Temporary Co-Conservator of the Estate

FILED

LOS ANGELES SUPERIOR COURT

JUN 06 2008

JOHN A. CLARKE, CLERK

BY J. Arismendez
J. ARISMENDEZ, DEPUTY

12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
13 **FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT**

14 In re the Temporary Conservatorship of the
15 Person and the Estate of:

16 **BRITNEY JEAN SPEARS,**

17 Temporary Conservatee.

Filed Conditionally Under Seal.

Case No. BP 108870

**DECLARATION OF JAMES P. SPEARS
IN SUPPORT OF PETITION FOR ORDER
ALLOWING AND AUTHORIZING
PAYMENT OF REPLACEMENT
COMPENSATION TO JAMES P. SPEARS
AS CONSERVATOR OF PERSON AND
CO-CONSERVATOR OF ESTATE FOR
THE PERIOD FEBRUARY 1 THROUGH
MARCH 3**

Date:

Time:

Dept.: 9

Judge: Hon. Reva Goetz, Judge Pro Tem

18 I, James P. Spears, declare as follows:

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22 1. I am the father of Britney Jean Spears ("Britney"). I was appointed the Temporary
23 Conservator of the Person and Temporary Co-Conservator of the Estate of Britney on February 1,
24 2008, and Temporary Letters of Conservatorship were issued the same day. I have been the duly
25 acting and appointed Temporary Conservator of her Person and Temporary Co-Conservator of her
26 Estate since that date. I make this Declaration in support of my Petition for Order Allowing and
27 Authorizing Payment of Replacement Compensation to James P. Spears as Conservator of Person
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1
DECLARATION OF JAMES P. SPEARS

statements contained in this declaration are based on my own knowledge. If called as a witness, I could and would testify competently to such statements.

2. Generally speaking, from February 1, 2008 through March 3, 2008, I was with Britney on a near-twenty-four hour basis to ensure her safety and well-being. During the times that I was not with her, I was arranging, coordinating, or managing her medical and legal affairs, in addition to addressing other conservatorship issues, as further discussed below. Throughout the time period, I ran errands, including buying groceries and cooking supper on a regular basis. I talked frequently with Britney about her health status. [REDACTED] I arranged for Britney's transport and security [REDACTED] to go shopping, and so that she could teach a dance class to children. I visited Britney's children and their father, Mr. Federline. I consulted with my attorneys representing me in the Conservatorship. I organized and reviewed household receipts, and I consulted with Andrew Wallet. I continued to consult with Britney's doctors and home care personnel.

3. During the period of February 1, 2008 through February 6, 2008, among other things, I spent a great deal of time at the Neuropsychiatric Institute at the University of California at Los Angeles Medical Center ("NPI"), dealing with numerous issues in connection with Britney's hospitalization there. I provided information to doctors and other medical personnel. I also had several telephone conversations with attorneys at Luce Forward. I reviewed the draft petitions and accompanying pleadings to confirm that they accurately reflected my understanding of Britney's circumstances and condition, to the best of my knowledge. I further met with my attorneys prior to appearing in court. I attended hearings with my attorneys. When I was not at NPI, I received numerous telephone calls from Britney. I spent a good deal of every day conversing with Britney. After Britney was released from the hospital, I brought Britney home and secured her living and care situation.

4. During the period of February 7, 2008 through February 13, 2008, among other things, I met and consulted with my attorneys representing me in the Conservatorship. Among other things, I attended to financial matters, including the performance of Britney's then-business

1 manager, Howard Grossman, who has since been terminated. I organized and supervised
2 Britney's outings and time at the dance studio. I took Britney out to eat dinner as well as cooking
3 supper for her several times. I spent a good deal of every day conversing with Britney. [REDACTED]
4 [REDACTED] I also
5 met with private security personnel to discuss various security issues relating to Britney's
6 residence, as well as her home in Malibu.

7 5. During the period of February 14, 2008 through February 20, 2008, among other
8 things, I met and consulted with my attorneys representing me in the Conservatorship and the
9 Family Law matter and I attended hearings regarding the same [REDACTED]

10 [REDACTED] I also continued to consult with and meet Britney's
11 doctors and care providers and otherwise assisted Britney in managing her medical care. I met
12 with Mr. Federline and visited Britney's sons. I continued to run errands, including buying
13 groceries, and prepared supper for Britney on several nights. I spent most nights at Britney's
14 house to ensure her comfort and well-being. I spent a good deal of every day conversing with
15 Britney.

16 6. During the period of February 21, 2008 through February 27, 2008, among other
17 things, I met and consulted with my attorneys in connection with the Conservatorship and the
18 family law matter. I continued to monitor and be present for visits by her physicians, trainers, and
19 friends. I participated in negotiations for Britney to obtain visitation with her sons. [REDACTED]

20 [REDACTED] I spent a good deal of every day conversing with
21 Britney. I also met with new business agents and accountants. I also continued to run errands
22 and cook for Britney.

23 7. During the period of February 28, 2008 through March 3, 2008, among other
24 things, I spoke with Britney's physicians several times concerning all facets of her personal status,
25 including her recovery and continued care. During that time, I continued to consult with counsel
26 on the Conservatorship and family law matter. I also arranged for studio time. I continued to
27 accompany Britney on her shopping trips and excursions. I also continued to prepare supper for
28 Britney and monitor visits from friends. I spent a good deal of every day conversing with Britney.

1 I also arranged for Britney to get a credit card. I consulted with Mr. Pederline regarding schooling
2 for Britney's sons. I was present for Britney's visitation with her sons. [REDACTED]

3 [REDACTED] I attended several depositions at Ms. Phillips' office in connection with the
4 family law/custody matter.

5 I declare under penalty of perjury under the laws of the State of California that the
6 foregoing is true and correct. Executed on May 5, 2008 at 9:45 am, California.

7
8 
9 James P. Spears

Jeryll S. Cohen (SBN 125392)
Jeffrey D. Wexler (SBN 132256)
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Attorneys for Temporary Conservator
of the Person and Temporary Co-Conservator
of the Estate James P. Spears

FILED
LOS ANGELES SUPERIOR COURT

JUN 16 2008

JOHN A. CLARKE, CLERK

Amudock

BY ANDREA MURDOCK, DEPUTY

SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES, CENTRAL DISTRICT

In re the Temporary Conservatorship of the
Person and the Estate of:

BRITNEY JEAN SPEARS,

Temporary Conservatee.

CASE NO. BP 108870

**STIPULATION AND ~~PROPOSED~~
ORDER CONFIRMING REDACTION OF
DECLARATION OF JAMES P. SPEARS
IN COMPLIANCE WITH COURT'S
ORDER**

Date: May 5, 2008

Time: 1:30 p.m.

Department: 9

STIPULATION AND ORDER CONFIRMING REDACTION OF DECLARATION OF
JAMES P. SPEARS IN COMPLIANCE WITH COURT'S ORDER

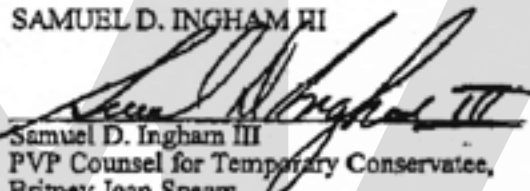
1 WHEREAS, James P. Spears, Temporary Conservator of the Person of Britney
2 Jean Spears; James P. Spears and Andrew Wallet, Temporary Co-Conservator of the Estate of
3 Britney Jean Spears; and Ivan Taback and Bryan Spears, Temporary Successor Co-Trustees of
4 the SBJ Revocable Trust, by and through their counsel, and PVP Counsel Samuel Ingham
5 (collectively, "Counsel") have reviewed the unredacted version and proposed redacted version of
6 the Declaration of James P. Spears (the "Declaration") filed in support of his Petition for Order
7 Allowing and Authorizing Payment of Replacement Compensation to James P. Spears as
8 Conservator of Person and Co-Conservator of Estate for the Period January 31 through March 3
9 (the "Petition"), and have reviewed the Petition and the Order dated May 13, 2008, granting the
10 Petition, itself;

11 WHEREAS, Counsel have determined that the proposed redactions to the Declaration are
12 acceptable;

13
14 NOW, THEREFORE IT IS AGREED among Counsel, on behalf of their clients, that the
15 proposed redactions to the Declaration are proper and in conformity with the Order granting the
16 Petition.


17
18 Dated: June 6, 2008

SAMUEL D. INGHAM III


Samuel D. Ingham III
PVP Counsel for Temporary Conservatee,
Britney Jean Spears

22
23 Dated: June 6, 2008

HINOJOSA & WALLET


Andrew Wallet
Temporary Co-Conservator of the
Estate of Britney Jean Spears

1 Dated: June 6, 2008

HAHN & HAHN

2
3 Clark Byam
Clark Byam
4 Attorneys for Ivan Taback and Bryan Spears,
Temporary Successor Co-Trustees to the SBJ Trust

5
6 Dated: June ____, 2008

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9 Attorneys for James P. Spears,
Temporary Conservator of the Person of Britney
10 Jean Spears and Temporary Co-Conservator of the
Estate of Britney Jean Spears

11
12 IT IS ORDERED THAT the proposed redactions to the Declaration are in
13 compliance with this Court's Order granting the Petition.

14
15 DATED: JUN 16 2008 ~~2008~~

16 Reva Goetz
The Honorable Reva G. Goetz
17 Commissioner of the Superior Court
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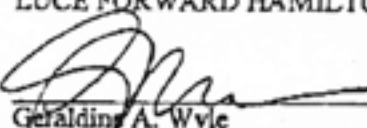
1 Dated: June ____, 2008

HAHN & HAHN

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3 Clark Byam
4 Attorneys for Ivan Taback and Bryan Spears,
5 Temporary Successor Co-Trustees to the SBJ Trust

6 Dated: June 6, 2008

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10 Attorneys for James P. Spears,
11 Temporary Conservator of the Person of Britney
12 Jean Spears and Temporary Co-Conservator of the
13 Estate of Britney Jean Spears

14
15 IT IS ORDERED THAT the proposed redactions to the Declaration are in
16 compliance with this Court's Order granting the Petition.

17 DATED: ____, 2008

18
19 The Honorable Reva G. Goetz
20 Commissioner of the Superior Court
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