## **United States District Court**

DISTRICT OF SOUTHERN

**NEW YORK** 

In re McCray, et al. Litigation

## SUBPOENA IN A CIVIL CASE

CASE NUMBER: 03CV9685

ORENTINE FILMS - BURNS

IQ;	875 Avenue of the Americas Suite 1101 New York, New York 10001	
[ ] YOU ARE COMMANDED to appear in the United States District Court at the place, date, and time specified below to testify in		
the above case PLACE OF TESTIMONY		COURTROOM
PLACE	OF TESTIMONY	
		DATE AND TIME
ΠΥΟ	U ARE COMMANDED to appear at the place, date, and time spe	ecified below to testify at the taking of a deposition in the
above		
	OF DEPOSITION	DATE AND TIME
IXI	YOU ARE COMMANDED to produce and permit inspection a	nd copying of the following documents or objects at the
place	date, and time specified below: Copies of audio, video and/or	written materials, in any form you may have, related in
anv w	ray to the subject matter of this case, brought by Antron McCra	y, Yusef Salaam, Kevin Richardson, Raymond Santana
and K	Charey Wise, and various family members, arising out of the in-	vestigation of the assault of the Central Park Jogger on
April 19, 1989, the assaults of other victims of the April 19, 1989 attacks in Central Park, the subsequent "confession" of		
Aprii	rapist Matias Reyes, and the reinvestigations conducted by, in	ter alia the New York City Police Department and the
seriai	York County District Attorney's Office, including, without lim	sitation any and all aspects of the underlying criminal
New 1	York County District Attorney's Office, including, without him	nation, any and an aspects of the disternying communication, any and an aspects of the film "The Cantral Park
cases.	This request includes, but is not limited to, all footage shot or	acquired in the making of the finite of the central fark
Five,"	including any and all outtake/raw footage. This request also	) includes documentation of any and an compensation
provid	ded to plaintiffs, their principles, agents or assigns, by Florentin	the rums, its principles, agents of assigns, including but
not lir	mited to Ken Burns, Sarah Burns and/or David McMahon; and	1 documentation of any and an compensation provided
by pla	aintiffs, their principles, agents or assigns, to Florentine Film	18, its principles, agents of assigns, including but not
	d to Ken Burns, Sarah Burns and/or David McMahon.	DATE AND TIME
PLACE 100	Church Street	
	York, NY 10007	October 12, 2012 10:00 am
I 1YC	OU ARE COMMANDED to permit inspection of the following pres	nises at the date and time specified below.
PREMI		DATE AND TIME
Winness		
	Any organization not a party to this suit that is subport	enaed for the taking of a deposition shall designate one or
more o	officers, directors, or managing agents, or other persons who conser	nt to testify on its behalf, and may set forth, for each person
doctor	nated, the matters on which the person will testify. Federal Rules of	Civil Procedure, 30(b)(6).
ISSUIN	NG OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLAINTIFF OR DEFENDANT)	DATE
124.742		
Assi	stant Corporation Counsel	9/12/2012
	rney for Defendants	
ISSUIN	NG OFFICER'S NAME, ADDRESS AND PHONE NUMBER	
	abeth M. Daitz	
N.Y.	.C. Law Department, 100 Church Street, Rm. 3-218	

New York, New York 10007 (212) 788-0775

(See Rule 45, Federal Rules of Civil Procedure, Parts C & D on Reverse)