GERALD McC. FRANKLIN (State Bar No. 40171) Senior Deputy District Attorney 1112 Santa Barbara Street Santa Barbara, CA 93101 Telephone: (805) 568-2398 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION GERALD McC. FRANKLIN (State Bar No. 40171) SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION THE PEOPLE OF THE STATE OF CALIFORNIA, No. 1133603 Plaintiff, PLAINTIFF'S MOTION LIMIT INTRODUCTION EVIDENCE OF PRIOR LITIGATION INVOLVI DOE FAMILY DATE: February 10, 200 TIME Of 30 a.m. DEPT: TBA (Melville) HNDER-SEAL TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for the motion will be based on this notice and the accompanying Memoran						
GERALD McC. FRANKLIN (State Bar No. 40171) Senior Deputy District Attorney 1112 Santa Barbara, CA 93101 Telephone: (805) 568-2300 FAX: (805) 568-2398 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION FERENCIA OF THE STATE OF CALIFORNIA, No. 1133603 Plaintiff, PLAINTIFF'S MOTION LIMIT INTRODUCTION LIMIT INTRODUCTION FOR THE PEOPLE OF THE STATE OF CALIFORNIA, No. 1133603 Plaintiff, PLAINTIFF'S MOTION LIMIT INTRODUCTION LIMIT INTRODUCTION DOE FAMILY MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND TO DEFENDAN	m	THOMAS W. SNEDDON, JR., DISTRICT ATTORNEY County of Santa Barbara By: RONALD J. ZONEN (State Bar No. 85094) Senior Deputy District Attorney	SUPERF A COUNTY SERVICE STATES A COUNTY SERVICE STATES A COUNTY SERVICE STATES A COUNTY SERVICE STATES A COUNTY SERVICE SERVIC			
1112 Santa Barbara Street Santa Barbara, CA 93101 Telephone: (805) 568-2398 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION [PROFESSIO] REDACTED VERSION THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, INTERPOPLE OF THE STATE OF CALIFORNIA, Plaintiff, INTERPOPLE OF PRIOR LITIGATION INVOLVI DOE FAMILY MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AI COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// 28 //// //// 28 //// ////		Senior Deputy District Attorney GERALD McC. FRANKLIN (State Bar No. 40171)	GARY W. SEATH, Excessive Office,			
Telephone: (805) 568-2398 SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, W. Plaintiff, MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for the motion will be based on this notice and the accompanying Memoran Points and Authorities.	5	1112 Santa Barbara Street	CARPIE L. WASHER, A Spirty Clerk			
SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION [PROFITE SED] REDACTED VERSION THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, PLAINTIFF'S MOTION LITIGATION INVOLVI DOE FAMILY DATE: February 10, 200 TIME 3.30 a.m. DEPT: TBA (Melville) LINDER SEAL TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AI COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// 28 //// //// 28 //// //// 28 //// //// 28	6	Telephone: (805) 568-2300				
FOR THE COUNTY OF SANTA BARBARA SANTA MARIA DIVISION (PREFECTED) REDACTED VERSION THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, V. MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for the motion will be based on this notice and the accompanying Memoran Points and Authorities. MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. MICHAEL JOE JACKSON, TIME \$6.30 a.m. DEPT: TBA (Melville) HINDER SEAL TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND TO DEFENDA	7	1 AA. (603) 308-2398				
SANTA MARIA DIVISION PROPERTY REDACTED VERSION	8	SUPERIOR COURT OF THE STATE OF CALIFORNIA				
THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, PLAINTIFF'S MOTION LIMIT INTRODUCTION EVIDENCE OF PRIOR LITIGATION INVOLVI DOE FAMILY MICHAEL JOE JACKSON, Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AI COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// //// //// //// ////	9	FOR THE COUNTY OF SANTA BARBARA				
THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, Pl	10	SANTA MARIA DIVISION				
Plaintiff, V. Plaintiff, PLAINTIFF'S MOTION LIMIT INTRODUCTION EVIDENCE OF PRIOR LITIGATION INVOLVI DOE FAMILY DATE: February 10, 200 TIME 99:30 a.m. DEPT: TBA (Melville) HNDER SEAL TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe fa The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// 28	11		REDACTED VERSION			
LIMIT INTRODUCTION EVIDENCE OF PRIOR LITIGATION INVOLVI DOE FAMILY DATE: February 10, 200 TIME \$9.30 a.m. DEPT: TBA (Melville) HNDER: SEAL TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AT COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe fa The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// //// //// //// ////	12	THE PEOPLE OF THE STATE OF CALIFORNIA,	No. 1133603			
LITIGATION INVOLVIDOE FAMILY MICHAEL JOE JACKSON, Defendant. Defendant. Defendant. TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. Points and Authorities.	13		PLAINTIFF'S MOTION TO LIMIT INTRODUCTION OF			
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TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for the motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// //// //// //// ////	1		DATE: February 10, 2005 TIME \$9:30 a.m. DEPT: TBA (Melville)			
TO: THE CLERK OF THE SUPERIOR COURT AND TO DEFENDANT AND COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe for The motion will be based on this notice and the accompanying Memoran Points and Authorities. Points and Authorities.	18	Defendant.	HNDERSEAL			
COUNSEL: PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe fa The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// 27 //// 28 ////	19	mjfacts.com				
PLEASE TAKE NOTICE that on February 10, 2005, Plaintiff will move for its order limiting introduction of evidence of prior litigation involving the Doe far The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// //// //// ////	20	TO: THE CLERK OF THE SUPERIOR COURT A	AND TO DEFENDANT AND HIS			
for its order limiting introduction of evidence of prior litigation involving the Doe fa The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// //// //// //// ////	21	COUNSEL:				
The motion will be based on this notice and the accompanying Memoran Points and Authorities. //// 27 //// 28 ////	22	PLEASE TAKE NOTICE that on February 10), 2005, Plaintiff will move the court			
25 Points and Authorities. 26 //// 27 //// 28 ////	23	for its order limiting introduction of evidence of prior litig	gation involving the Doe family.			
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PLAINTIFF'S MOTION TO LIMIT INTRODUCTION OF		1				
11	•	mjfacts Plaintiff's MOTION TO LIMIT	FINTRODUCTION OF LITIGATION			

DATED: January 31, 2005 Respectfully submitted, THOMAS W. SNEDDON, JR. District Attorney Gerald McC. Franklin, Senior Deputy Attorneys for Plaintiff mjfacts.com PLAINTIFF'S MOTION TO LIMIT INTRODUCTION OF

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MEMORANDUM OF POINTS AND AUTHORITIES

A. Evidence Code Section 402 Prescribes The Procedure

To Determine the Existence or Non-Existence Of A

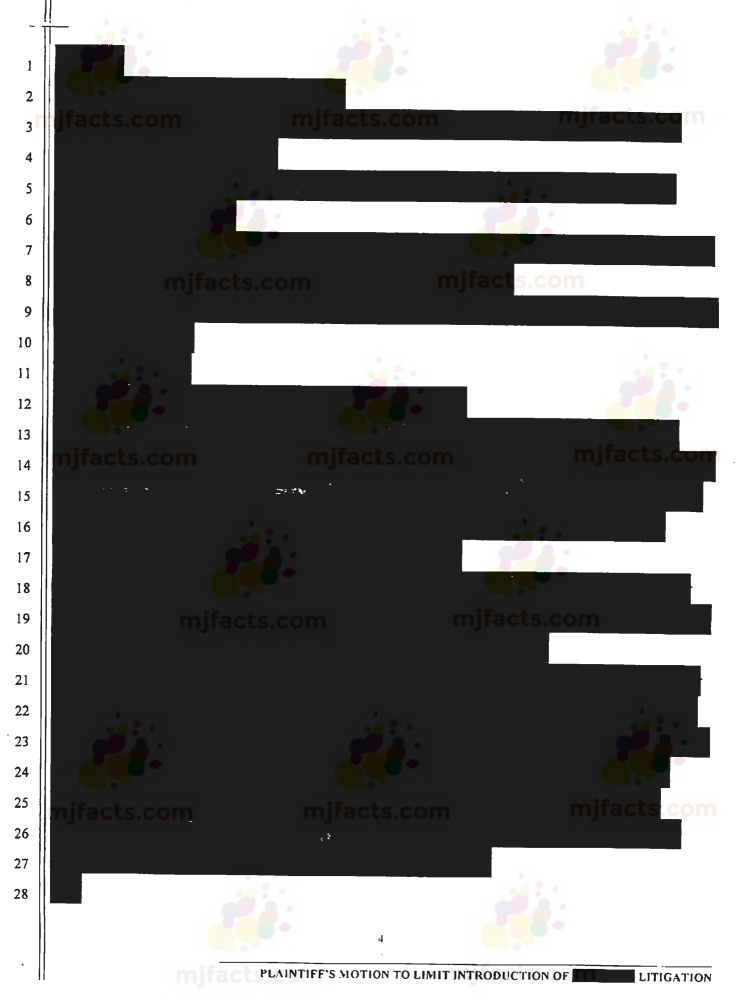
Preliminary Fact That Is In Dispute

Evidence Code section 402 provides:

- (a) When the existence of a preliminary fact is disputed, its existence or nonexistence shall be determined as provide in this article.
- (b) The court may hear and determine the question of the admissibility of evidence out of the presence or hearing of the jury; but in a criminal action, the court shall hear and determine the question of the admissibility of a confession or admission of the defendant out of the presence and hearing of the jury if any party so requests.
- (c) A ruling on the admissibility of evidence implies whatever finding of fact is prerequisite thereto; a separate or formal finding is unnecessary unless required by statute/

B. Background Facts:









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PROOF OF SERVICE

STATE OF CALIFORNIA

COUNTY OF SANTA BARBARA

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years and I am not a party to the within-entitled action. My business address is: District Attorney's Office; Courthouse; 1112 Santa Barbara Street, Santa Barbara, California 93101.

On January 31, 2005, I personally served the within REDACTED VERSION OF PLAINTIFF'S RESPONSE TO DEFENDANT'S IN LIMINE MOTION FOR AN ORDER EXCLUDING "FOURTEEN (14) ITEMS OF IRRELEVANT EVIDENCE" on Defendant, by THOMAS A. MESEREAU, JR., ROBERT SANGER and BRIAN OXMAN in open court

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

Executed at Santa Maria, California on this 31st day of January, 2005.

PLAINTIFF'S MOTION TO LIMIT INTRODUCTION OF

SERVICE LIST

THOMAS A. MESEREAU, JR.	
Collins, Mesereau, Reddock & Yu, LLP	
1875 Century Park East, No. 700	
Los Angeles, CA 90067	
Los Angeles, CA 90067 FAX: [CONFIDENTIAL]	

Attorney for Defendant Michael Jackson

ROBERT SANGER, ESQ. Sanger & Swysen, Lawyers 233 E. Carrillo Street, Suite C Santa Barbara, CA 93001 FAX: (805) 963-7311 Co-counsel for Defendant

BRIAN OXMAN, ESQ. Oxman & Jaroscak, Lawyers 14126 E. Rosecrans Blvd., Santa Fe Springs, CA 90670

Co-counsel for Defendant

PLAINTIFF'S MOTION TO LIMIT INTRODUCTION OF

LITIGATION