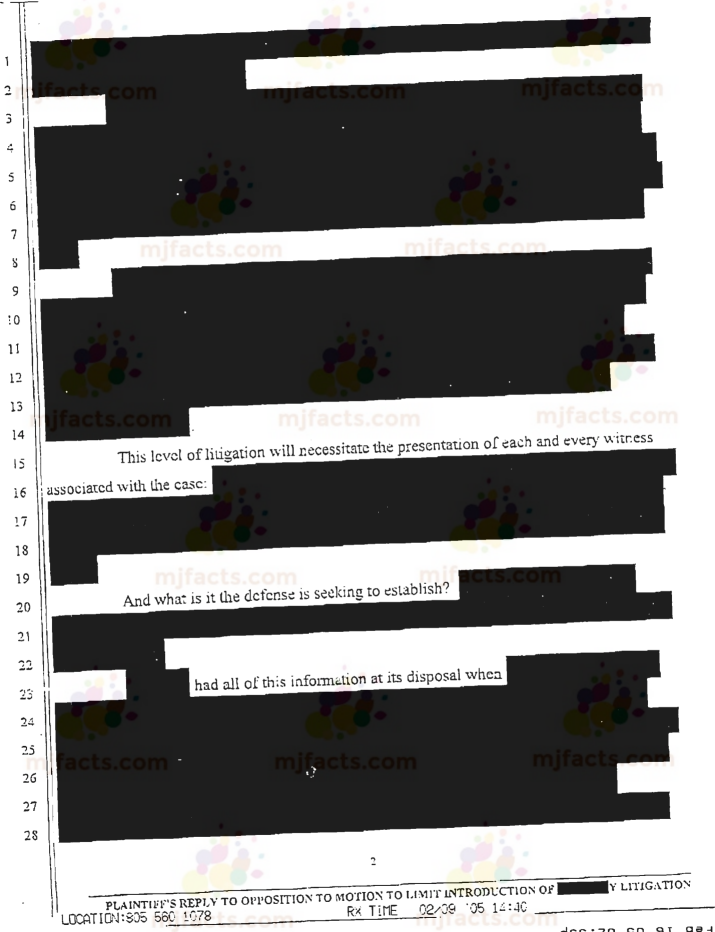
THOMAS W. SNEDDON, JR., DISTRICT ATTORNEY 1 Surran County of Santa Barbara By: RONALD J. ZONEN (State Bar No. 85094) Senior Deputy District Attorney J. GORDON AUCHINCLOSS (State Bar No. 150251) 3 Senior Deputy District Attorney GERALD McC. FRANKLIN (State Bar No. 40171) 1 Senior Deputy District Attorney 5 1112 Santa Barbara Street Santa Barbara. CA 93101 Telephone: (805) 568-2300 FAX: (805) 568-2398 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA S FOR THE COUNTY OF SANTA BARBARA 9 SANTA MARIA DIVISION 10 PROPOSED REDACTED VERSION 11 THE PEOPLE OF THE STATE OF CALIFORNIA. No. 1133603 12 PLAINTIFF'S REPLY TO Plaintiff. 13 OPPOSITION TO MOTION TO LIMIT INTRODUCTION OF 14 EVIDENCE OF PRIOR ٧. LITIGATION INVOLVING THE 15 DOE FAMILY 16 DATE: Fcbrage 10, 2005 MICHAEL JOE JACKSON. TiM<del>E: 9,30-</del>a..... 17 DEPT: TBA (Melville) Defendant. :8 19 20 21 Defendant argues that Jane Doc was involved 22 23 Defendant's only evidence of Jane Doe's supposed involvement is the statement of 24 one of which quotes 25 26 27 28 PLAINTIFF'S REPLY TO OPPOSITION TO MOTION TO LIMIT INTRODUCTION OF LOCATION:805 560 1078 RX TIME 02/09 '05 14:40



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Defendant's response to our argument that the litigation would consume an extraordinary amount of court time on a collateral issue was not to deny it, nor to suggest that the case could be tried with a minimum of witnesses or time. Defendant's response was only to say that the People's 1108 evidence will also take a great deal of time, therefore they can take a great deal of time as well.



Equally important is the concern that the production of otherwise relevant but colllateral evidence "will create substantial danger of unduc prejudice, of confusing the issues, or of misleading the jury." (Evid. Code. § 352.)

It is exactly that distraction that is contemplated when the courts express concern that collateral evidence could be confusing and misleading to a jury.



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4	There is nothing in Defendant's Opposition brief that would satisfy the Court that
5	as a means of impeaching Jane Doe will be anything but
6	extensive, burdensome, confusing and misleading. More importantly, evidence of
7	is being proposed by the defense on the pretext that it might reveal a motive
8	of the victim's mother. This is entirely too burdensome an endeavor for a purpose so lacking
9	in probative value.
10	
11	DATED: February 8, 2005
12	Respectfully submitted,
13	THOMAS W. SNEDDON, JR.  District Attorney
14	There
15	By:  Ronald Zonen, Senior Deputy
16	Attorneys for Plaintiff
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I	PROOF OF SERVICE
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3	STATE OF CALIFORNIA
4	COUNTY OF SANTA BARBARA )
5	
6	I am a citizen of the United States and a resident of the County aforesaid; I am over
7	the age of eighteen years and I am not a party to the within-entitled action. My business
8	address is: District Attorney's Office; Courthouse; 1112 Santa Barbara Street. Santa Barbara,
9	California 93101. Redacted
10	On February 8, 2005, I served the within PLAINTIFF'S REPLY TO OPPOSITION
11	TO MOTION TO LIMIT INTRODUCTION OF EVIDENCE OF PRIOR LITIGATION
12	INVOLVING THE DOE FAMILY on Defendant, by THOMAS A. MESEREAU, JR.,
13	ROBERT SANGER and BRIAN OXMAN, by transmitting a true copy thereof to Mr.
14	Mesereau at the confidential fax number for his Santa Maria office and to Mr. Sanger at the fax
15	number shown on the attached Service List.
16	I declare under penalty of perjury that the foregoing is true and correct.
17	Executed at Santa Barbara. California on this 8th day of February, 2005.
18	The Olyman to
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20	Gerald McC. Franklin
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1 2 3 SERVICE LIST 4 THOMAS A. MESEREAU, IR. Collins, Mesercau, Reddock & Yu, LLP 1875 Century Park East, No. 700 Los Angeles, CA 90067 FAX: [CONFIDENTIAL] 5 6 7 Attorney for Defendant Michael Jackson 8 9 ROBERT SANGER, ESQ. Sanger & Swysen, Lawyers 10 233 E. Carrillo Street, Suite C Santa Barbara. CA 93001 FAX: (805) 963-7311 11 Co-counsel for Defendant 12 13 BRIAN OXMAN, ESQ. Oxman & Jaroscak, Lawyers 14126 E. Rosecrans Blvd., 14 Santa Fe Springs, CA 90670 15 Co-counsel for Defendant 16 17 18 19 20 21 22 23 24 25 26 27 28 PLAINTIFF'S REPLY TO OPPOSITION TO MOTION TO LIMIT INTRODUCTION OF

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