THOMAS W. SNEDDON, IR., DISTRICT ATTORNEY : County of Santa Barbara By: RONALD J. ZONEN (State Bar No. 85094)
Senior Deputy District Attorney
GORDON AUCHINCLOSS (State Bar No. 150251) 2 3 GARY IA SUMBLE Executive Officer Senior Deputy District Attorney
GERALD McC. FRANKLIN (State Bar No. 40171) Carrier of which 4 CARRIEL, WAGNER, Debuty Cle 1 Senior Deputy District Attorney 1112 Santa Barbara Street 5 Santa Barbara, CA 93101 Telephone: (805) 568-2300 FAX: (805) 568-2398 6 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF SANTA BARBARA 9 10 SANTA MARIA DIVISION PROPOSED | REDACTED VERSION 11 13 No. 1133603 THE PEOPLE OF THE STATE OF CALIFORNIA 13 IN LIMINE MOTION TO 14 EXCLUDE EVIDENCE OF Plaintiff. 15 16 17 18 MICHAEL JOE JACKSON. DATE: TBA 19 Defendant. TIME: 8:30 AM DEPT.: SM2 (Melville) 20 21 HATER STALL 22 INTRODUCTION 23 Defendant has provided discovery to the People regarding 24 25 26 27 28 PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE PROPOSED TESTIMONY LOCATION:805 580 1078

RX TIME

02/09 '05 14:40

DATED: February 9, 2005 Respectfully submitted. THOMAS W. SNEDDON. JR., DISTRICT ATTORNEY By: GORDON AUCHINCLOSS Senior Deputy District Attorney Attorneys for Plaintiff .2 PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE PROPOSED TESTIMONY 02/09 '05 14:40 RX TIME

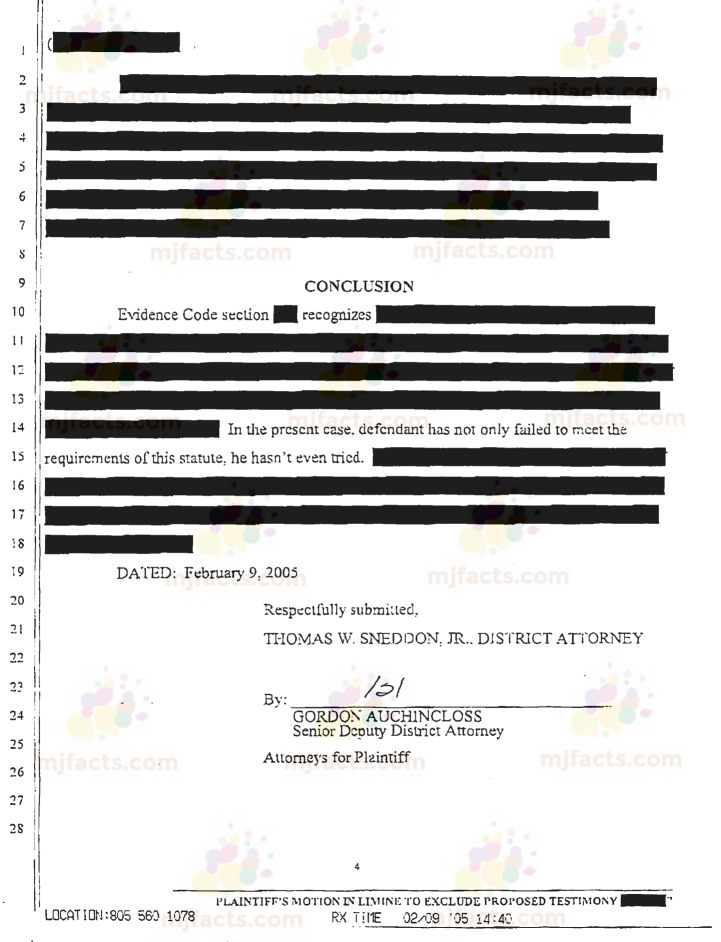
E . q

LOCATION:805 560 1078

ARGUMENT WITH POINTS AND AUTHORITIES mjfacts.com Evidence Code section mandates that in any prosecution under Penal Code section 288a the following requirements must be fulfilled by defendant S 

PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE PROPOSED TESTIMONY LCCATION:805 560 1078 RX TIME 02/09 05 14:40

₽.q



5.9

## PROOF OF SERVICE

l

COUNTY OF SANTA BARBARA

რ

}ss

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 February 9, 2005, I served the within IN LIMINE MOTION TO EXCLUDE

on Defendant, by THOMAS A.

MESEREAU, JR., ROBERT SANGER, and BRIAN OXMAN, by transmitting a facsimile copy thereof to Attorney Mesereau at his Santa Maria Confidential Fax number, and to Mr. Sanger at the fax number shown on the attached Service List.

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

Executed at Santa Barbara, California on this 9th day of February, 2005.

Gerald McC. Franklin

SERVICE LIST THOMAS A. MESEREAU, IR., ESQ. Collins, Mesercau, Reddock & Yu, LLP 1875 Century Park East, No. 700 Los Angeles, CA 90067 FAX: [Confidential] Attorney for Defendant Michael Jackson б 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 PLAINTIFF'S MOTION IN LIMINE TO EXCLUDE PROPOSED TESTIMONY

RX TIME

02/09 '05 14:40

7 · 9

LOCATION:805 560 1078