COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr., State Bar Number 091182 APR 2 2 2005 Susan C. Yu, State Bar Number 195640 1875 Century Park East, 7th Floor GARY M. BLAIR, Executive Officer Los Angeles, CA 90067 3 Carried Wagner Tel.: (310) 284-3120, Fax: (310) 284-3133 CARRIE L. WAGNER, Debuty Clerk 4 SANGER & SWYSEN Robert M. Sanger, State Bar Number 058214 5 233 East Carrillo Street. Suite C Santa Barbara, CA 93101 6 Tel.: (805) 962-4887, Fax: (805) 963-7311 7 OXMAN & JAROSCAK Brian Oxman, State Bar Number 072172 8 14126 East Rosecrans Santa Fe Springs, CA 90670 9 Tel.: (562) 921-5058, Fax: (562) 921-2298 10 Attorneys for Defendant MICHAEL JOSEPH JACKSON 11 12 SUPERIOR COURT OF THE STATE OF CALIFORNIA 13 FOR THE COUNTY OF SANTA BARBARA, COOK DIVISION 14 15 THE PEOPLE OF THE STATE OF Case No. 1133603 CALIFORNIA. 16 MR. JACKSON'S OPPOSITION TO THE DISTRICT ATTORNEY'S MOTION TO Plaintiffs, 17 PRESENT THE TESTIMONY OF DEBBIE **ROWE** 18 VS. DATE: TBA 19 TIME: TBA MICHAEL JOSEPH JACKSON, **DEPT: SM-8** 20 Defendant. 21 22 23 24 25 26 27 28 MR. JACKSON'S OPPOSITION TO THE DISTRICT ATTORNEY'S MOTION TO PRESENT THE TESTIMONY OF DEBBJE ROWE

MEMORANDUM OF POINTS AND AUTHORITIES

INTRODUCTION

After 8 weeks of testimony, the prosecution's case is finally sputtering to a close. Janet Arvizo has not lived up to her billing, in Mr. Sneddon's opening statement, as a "somewhat insecure." "somewhat dependent," and "easily influenced," crime victim. (RT 93:1-6.) Instead, she has come off as a person who lies under oath for personal gain. Gavin and Star Arvizo, despite their obvious coaching, were not able to tell consistent stories when it came to critical details and were caught in some demonstrable whoppers. The jury as seen more than its share of perjurers, disgruntled former employees and tabloid informants.

Now, with a week or so to go, the District Attorney has filed various motions seeking to backload his case with salacious tales of innuendo. They go as far in this motion as to offer the testimony of a scorned ex-wife who knows nothing about this case. The common denominator is that this, and the other proffered, "evidence" have absolutely nothing to do with the current charges against Mr. Jackson. It is a deliberate attempt to distract the jury from the utter failure to prove the present case and to win by sheer prejudice against Mr. Jackson.

ARGUMENT

T.

THE COURT SHOULD EXCLUDE THE TESTIMONY OF DEBBIE ROWE

The proffered testimony of Debbie Rowe is completely irrelevant to the present case. The District Attorney is seeking to embarrass Mr. Jackson by delving into his child custody litigation in front of the jury. The prosecution has attempted to shoehorn Ms. Rowe's story, that she chose to make positive comments about Mr. Jackson on the Maury Povich televison program in hopes of regaining visitation with her biological children, into a conspiracy theory. The District Attorney wishes to use this testimony to show that Mr. Jackson used his own children "as pawns" (Motion, page 3) to distract the jury. The Court should recognize the inherently prejudicial and irrelevant nature of this testimony.

Ms. Rowe's statements in support of Mr. Jackson have not been introduced into evidence.

MR. JACKS<mark>ON'S OPPO</mark>SITION TO THE DISTRICT ATTORN<mark>EY'S MOTION</mark> TO PRESENT THE TESTIMONY OF DEBBIE ROWE

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The Court has not allowed the defense to play the Maury Povich television program. Therefore, there is simply no basis to impeach the statements of Ms. Rowe made off or on the show.

Furthermore, Debbie Rowe terminated her parental rights with regard to the children in question. Evidence that she was told she could "see her kids if she gave the interview" is irrelevant to this case. She had no legal right to visitation with those children at that time and evidence that she was attempting to renegotiate visitation rights, with the help of an attorney, has nothing to do with the allegations in this case. The fact that Iris Finsilver, Ms. Rowe's attorney, was present during the filming of the rebuttal video, demonstrates that nothing untoward occurred and that Ms. Rowe's participation in the video was not obtained through coercion.

Mr. Jackson's child custody situation has nothing to do with this case. The introduction of the child custody arrangement between Mr. Jackson and Ms. Rowe would simply confuse the jury and distract them from the task at hand. Such testimony could potentially require a minitrial of the issues that are present in Ms. Rowe's civil litigation with Mr. Jackson and would cause the Court to consume undue time.

II.

CONCLUSION

For the above-stated reasons, the Court should exclude the proffered testimony.

Dated: April 22, 2005 COLLINS, MESEREAU, REDDOCK & YU Thomas A. Mesereau, Jr.

Susan C. Yu

SANGER & SWYSEN Robert M. Sanger

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By:

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MICHAEL JOSEPH JACKSON

MR. JACKS<mark>ON'S OPPOSITION TO THE DISTRICT ATTORNEY'S MOTION TO PRESENT THE TESTIMONY OF DEBBIE ROWE</mark>

PROOF OF SERVICE

I, the undersigned declare:

I am over the age of 18 years and not a party to the within action. I am employed in the County of Santa Barbara. My business address is 233 East Carrillo Street, Suite C, Santa Barbara, California, 93101.

On April 22, 2005. I served the foregoing document MR JACKSON OPPOSITION TO THE DISTRICT ATTORNEYS MOTION TO PRESENT THE TESTIMONY OF DEBBIE ROWE on the interested parties in this action by depositing a true copy thereof as follows:

Tom Sneddon District Attorney 312 East Cook Street Santa Maria, CA 93454

 BY U.S. MAIL - I am readily familiar with the firm's practice for collection of mail and
processing of correspondence for mailing with the United States Postal Service. Such
correspondence is deposited daily with the United States Postal Service in a sealed envelope
with postage thereon fully prepaid and deposited during the ordinary course of business.
Service made pursuant to this paragraph, upon motion of a party, shall be presumed invalid
if the postal cancellation date or postage meter date on the envelope is more than one day after
the date of deposit.

- BY FACSIMILE -I caused the above-referenced document(s) to be transmitted via facsimile to the interested parties [SEE ABOVE]
- X BY HAND I caused the document to be hand delivered to the interested parties at the address above.
- X STATE I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed April 22, 2005 at Santa Maria, Califor

BOBETTE TRYON

452:10 SO SO REM