

Santa Barbara Superior Court Santa Maria Division Criminal Calendar
Honorable Rodney S. Melville Dept. 8

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February 25, 2005 at 8:30 am

Case #: 1133603 P403423
True Name: Michael Joe Jackson

People vs. Michael Joe Jackson
Assigned Official: Rodney S. Melville
Custody Status: Bail Bond

Last Date for Trial: February 28, 2005

Attorneys for People: Thomas W. Sneddon Jr., Gerald M. Franklin, Ronald J. Zonen, and Gordon Auchincloss

Attorneys for Defendant: Thomas A. Mesereau Jr., Robert M. Sanger, Susan C. Yu, and Brian Oxman

Charges:

Ct.	1	182 (a)(1) PC-Pending
Ct.	2	288(a) PC F-Pending
Enh.	2	1203.066(a)(8) PC E-Pending
Enh.	2	1192.7(c)(6) PC E-Pending
Ct.	3	288(a) PC F-Pending
Enh.	3	1203.066(a)(8) PC E-Pending
Enh.	3	1192.7(c)(6) PC E-Pending
Ct.	4	288(a) PC F-Pending
Enh.	4	1203.066(a)(8) PC E-Pending
Enh.	4	1192.7(c)(6) PC E-Pending
Ct.	5	288(a) PC F-Pending
Enh.	5	1203.066(a)(8) PC E-Pending
Enh.	5	1192.7(c)(6) PC E-Pending
Ct.	6	664/288(a) PC F-Pending
Ct.	7	222 PC F-Pending
Ct.	8	222 PC F-Pending
Ct.	9	222 PC F-Pending
Ct.	10	222 PC F-Pending

Nature of Proceedings:

1. Plaintiff's Motion to Limit Introduction of Evidence of Prior Litigation Involving the Doe Family
2. Plaintiff's Motion for Reconsideration of Defendant's Motion for An Order Excluding 14 Items of Irrelevant Evidence
3. Plaintiff's Motion to Exclude Reference to Jane Doe's Refusal to Waive the Confidentiality of Her Conversations with Attorney
4. Plaintiff's Motion to Exclude Any Reference by Defense Counsel to [Certain] Conduct by Jane Doe

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5. Plaintiff's Motion to Limit Any Reference by Defense Counsel to Jane Doe's Use of [Certain] Medication
6. Defendant's Motion for Recusal of the SB County DA's Office
7. Plaintiff's Motion in Limine to Exclude Evidence of Alleged Sexual Conduct
8. Plaintiff's Motion for Admission of Certain Statements by Defendant on "Living with Michael Jackson" and "60 Minutes" As Exceptions to the Hearsay Rule
9. Plaintiff's Opposition to Defendant's Request that Plaintiff be Required to Present the Hearsay Evidence of Defendant's Response to "Living with Michael Jackson" as Part of Its Case in Chief
10. Plaintiff's Motion in Limine to Exclude Testimony of Witnesses
11. Motion to Seal Plaintiff's Motion to Limit Introduction of Evidence of Prior Litigation Involving the Doe Family and Opposition and Reply Thereto
12. Motion to Seal Plaintiff's Motion for Reconsideration of Defendant's Motion for An Order Excluding 14 Items of Irrelevant Evidence and Reply Thereto
13. Motion to Seal Plaintiff's Motion to Exclude Reference to Jane Doe's Refusal to Waive the Confidentiality of Her Conversations with Attorney and Opposition and Reply Thereto
14. Motion to Seal Plaintiff's Motion to Exclude Any Reference by Defense Counsel to [Certain] Conduct by Jane Doe
15. Motion to Seal Plaintiff's Motion to Limit Any Reference by Defense Counsel to Jane Doe's Use of [Certain] Medication and Opposition Thereto
16. Motion to Seal Defendant's Motion for Recusal of the SB County DA's Office and Opposition and Reply Thereto
17. Motion to Seal Plaintiff's Motion in Limine to Exclude Evidence of Alleged Sexual Conduct

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18. Motion to Seal Plaintiff's Motion for Admission of Certain Statements by Defendant on "Living with Michael Jackson" and "60 Minutes" As Exceptions to the Hearsay Rule and Opposition Thereto
19. Motion to Seal Plaintiff's Opposition to Defendant's Request that Plaintiff be Required to Present the Hearsay Evidence of Defendant's Response to "Living with Michael Jackson" as Part of Its Case in Chief
20. Motion to Seal Plaintiff's Motion in Limine to Exclude Testimony of Witnesses
21. Motion to Seal Plaintiff's Trial Brief on Admission of Co-Conspirator's Statements