1 2 3 4	Arbella Azizian # 294696 BAKER, OLSON, LeCROY & DANIELIAN 100 W. BROADWAY # 990 GLENDALE, CA 91210 T: 818 502 5600 F. 818 241 2653 azizian@boldlaw.com	
5	Attorneys for Plaintiff Gregg "Rocky' Brooks	
6	SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES	
7	CENTRAL DISTRICT	
8		C
9	GREGG "ROCKY" BROOKS	Case No.: BC713123
10	Plaintiff,	PLAINTIFF'S MOTION IN LIMINE ONE TO EXCLUDE PARAGRAPH 12 OF THE FILM LA MONITOR
11	v.	REPORT
12		
13	JOHN C. DEPP, an individual; BRAD FURMAN, an individual; INFINITUM NIHIL,	Date: October 7, 2019 Time: 8:30 a.m.
14	A Californian Corporation; And DOES 1-50	Location: Dept. 56
15	Defendants.	
16		
17	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORDS: Please take notice	
18	that on October 7, 2019 at 8:30 a.m. in Department 56 of the Los Angeles County	
19		
20		
21	Plaintiff, Gregg "Rocky" Brooks shall bring this Motion in Limine to exclude Paragraph 12,	
22	the 10:45 p.m. entry, of the Film LA Report ("10:45 Entry") which took place prior to the	
23	incidents in this matter and was wholly unrelated to this matter.	
24	The evidence in question is irrelevant pursuant to Evidence Code Section 201	
25	because it has no tendency in reason to prove or disprove any disputed fact that is of	
26		
27		
28	Code 352, the probative value of the evidence in question is substantially outweighed by	
	Motion in Limine One	PAGE 1