



UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

THE HONORABLE JOHN A. KRONSTADT, U.S. DISTRICT JUDGE
FIRST STREET COURTHOUSE
COURTROOM NO. 10B

Thursday, October 11, 2018

ANDREA KEIFER
COURTROOM DEPUTY

ALEX JOKO
COURT REPORTER

NO.	CASE NAME AND NUMBER	HEARING	
8:30 AM			
1.	LA CR17-00193 JAK U.S.A. v. 2. Ruben Barajas (CUSTODY) Shawn Andrews, AUSA Marina A. Torres, AUSA	Change of Plea (Count 2 - Indictment) Final Pretrial Conference	Filed: 4/4/2017 LDHM: 10/11/2018 FPTC: 10/11/2018 JT: 10/23/2018
	2. Humberto Diaz, Appt		
2.	LA CR17-00537 JAK U.S.A. v. Thomas Windley, Jr. (BOND) Catharine Richmond, AUSA	Change of Plea (Counts 2 and 5 - Indictment) Final Pretrial Conference	Filed: 8/25/2017 LDHM: 10/4/2018 FPTC: 10/4/2018 JT: 10/16/2018
	Jennifer J. Uyeda, DFPD		
4.	LA CR18-00209 JAK U.S.A. v. 2. Tyre Jordan Simmons (CUSTODY) Khalidoun Shobaki, AUSA Robyn K. Bacon, AUSA	Application for Review/Reconsideration of Order Setting Conditions of Release/Detention and Request for Hearing (Dkt. 60)	Filed: 4/13/2018 LDHM: 9/27/2018 FPTC: 9/27/2018 JT: 10/9/2018
	2. Shaun Khojayan, DFPD		

NO.	CASE NAME AND NUMBER	HEARING	
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10:00 AM

3.	LA CV13-08891 JAK (AJWx)	Final Pretrial Conference	Filed: 12/3/2013
	Riolordo Appling v. City of Los Angeles, et al.	Status Conference re Disputed Exhibits	D-C/O: 12/22/2017
	Matthew Rabban Geoffrey R. Plowden Leo Fasen Cory M. Brente Michael N. Feuer Thomas H. Peters Kelly N. Kades	Plaintiff's Motions in Limine: No. 1: to Exclude Labeling Plaintiff as the Original Suspect (Dkt. 150) No. 2: for Evidence Prior Contacts of Plaintiff with Police (Dkt. 151) No. 3: for Evidence Suspension by Timothy Williams - Plaintiff's Police Practices Expert (Dkt. 152) No. 4: to Exclude Inquiry Into Plaintiff Filing for Factual Innocence (Dkt. 155) No. 5: to Exclude Gruesome Video (Dkt. 158) No. 6: to Exclude Plaintiff's Reversed Conviction Relating to his False Arrest (Dkt. 159) No. 7: for Evidence Defendants' Expert Officer Daniel Jaramillo (Dkt. 160) No. 8: for Evidence Prior Bad Acts of Plaintiff's Father Rick Appling (Dkt. 161) No. 9: for Evidence DA Karin Axelson (Dkt. 162) No. 10: for Evidence Plaintiff's Mugshots (Dkt. 163) No. 11: to Exclude Images of Plaintiff with his Fists Up (Dkt. 164) No. 12: for Evidence Gruesome Images (Dkt. 165) No. 13: for Evidence Plaintiff's Domestic Violence Offense (Dkt. 166) No. 14: for Evidence Testimony by DA Brad Harmon (Dkt. 168) No. 15: for Evidence Plaintiff's Booking Documents (Dkt. 169) Defendants' Motions in Limine: No. 1: to Exclude Evidence and References to Plaintiff's Damages after the Filing of Criminal Complaint (Dkt. 153) No. 2: to Exclude Certain Testimony from Plaintiff's Experts Anthony Reading and Timothy Williams (Dkt. 154) No. 3: to Exclude Evidence and References to Subsequently Discovered Evidence (Dkt. 156)	ED-C/O (I): 1/8/2018 ED-C/O (R): 1/22/2018 ED-C/O: 1/29/2018 LDFM: 1/29/2018 FPTC: 10/10/2018 JT: 10/23/2018