UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

THE HONORABLE STEPHEN V. WILSON, UNITED STATES DISTRICT JUDGE, PRESIDING

Paul M. Cruz Courtroom Deputy Clerk Deborah Gackle Court Reporter Deeva Shah Gautam Rao Law Clerk

Thursday, November 30, 2017

1. EDCR 2015-00085-SVW CR 2014-00245-SVW

USA v. Reyes Briano

CUSTODY

21:841(a)(1),(b)(1)(B)(viii): POSSESSION WITH INTENT TO DISTRIBUTE METHAMPHETAMINE(1) 18:922(g)(1): FELON IN POSSESSION OF A FIREARM AND AMMUNITION(2) 18:3147: OFFENSE COMMITTED WHILE ON RELEASE(3)

9:00 AM

JURY TRAIL - Day Three

Plaintiff Attorneys

Aron Ketchel AUSA 213-894-1019 David T Ryan AUSA 213-894-4491

Defendant Attorneys

Andre Townsend DFPD 213-894-2854 Richard Goldman DFPD 2. EDCV 2016-02398-SVW-KK

Z Best Body and Paint Shops, Inc. v. The Sherwin-Williams Company, et al

Diversity-Breach of Contract Date Filed: 11/21/2016

12:00 PM

PRETRIAL CONFERENCE

[70] MOTION for Partial Summary Judgment as to one or more causes of actions Deft The Sherwin-Williams Company's Notice of Motion and Memorandum of Points and Authorities in support of its motion for partial summary judgment or, in the alternative, summary adjudication filed by defendant [80] MOTION IN LIMINE (#1) to Exclude Any Evidence Related to The Sherwin-Williams Company Automotive Finishes Corp. v. JB Collision Services Lawsuit filed by Defendant

[81] MOTION IN LIMINE (#3) to Exclude Evidence regarding alleged paint problems at other auto body shop filed by Defendant

[82] MOTION IN LIMINE (#4) to Exclude evidence regarding any repainting of vehicles other than those specifically identified by Lawrence Munoz filed by Defendant

[83] MOTION IN LIMINE (#5) to Exclude lay witness testimony offering expert opinion as to the causes of automotive paint failures filed by Defendant

[84] MOTION IN LIMINE (#6) to Exclude evidence of body and repair work unrelated to corrective repainting services filed by Defendant

[86] MOTION to Bifurcate the Punitive Damages Phase of Trial and to exclude evidence of Defendant's financial condition filed by Defendant

[91] MOTION for More Definite Statement filed by Plaintiff

Plaintiff Attorneys

Barry Martin Walker 951-667-5792

Defendant Attorneys

Thomas C Hurrell 213-426-2000 John Vincent McNulty 213-426-2000 Appearing by Telephone Jefferey wilson 248-244-0173