

**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
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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