

## Calendar of the United States District Court Southern District of California San Diego, CA

Tuesday, 9/16/2008 Courtroom 10 - Second Floor

Present the Honorable: Dana M. Sabraw District Judge

Deputy Clerk: Jamie Klosterman Court Reporter/ECR: LeeAnn Pence

Hon. Dana M. Sabraw Tuesday, 09/16/2008 10:30AM

1. 3:06-cr-01243-DMS

USA v. Booking # Lang

[4] Eduardo Gonzalez-Gallegos(C) 31868198 ENG [4] Stephen D Lemish CJA

(619)444-5525

USMS: DO NOT

[17] Joshua Cruz(C) BRING THESE DFTS 95327198 ENG [17] Alex L Landon CJA

(619)232-6022

David D Leshner AUSA

Motion Hearing (4,17) (619)557-7163 Jonathan I Shapiro AUSA

IND 1 CT Filed: 06/06/2006 (619)557-5610

18:1962(d) Todd W Robinson AUSA

(619)557-5610

(4) 09/05/2008 (1280-1)MOTION to Unseal Document 'Produced to the Court and to Unseal

Transcripts'

(1281-1)MOTION to Produce 'Court Exhibits for Record on Appeal'

(17) 08/06/2008 (1255-1)MOTION to Unseal Document

(G) 06/26/2008 (1190-1)MOTION for Hearing

09/19/2008 10:30AM Sentence w/ Probation Ofc Rpt(18) - DMS

10/17/2008 09:00AM Sentence w/ Probation Ofc Rpt(1) - DMS

10/24/2008 09:00AM Sentence w/ Probation Ofc Rpt(8) - DMS

10/31/2008 09:00AM Sentence w/ Probation Ofc Rpt(7) - DMS

01/16/2009 09:00AM Sentence w/ Probation Ofc Rpt(9) - DMS

Notes:

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Hon. Dana M. Sabraw Tuesday, 09/16/2008 01:30PM

2. 3:03-cv-01884-DMS-BLM

Ray v. Tsunoda, et al

**Motion Hearing** 

::Plaintiff::

Judy Faye Coggins Ray 619-422-7240

::Defendant::

John G Madsen (619)232-0777 Bart C Miesfeld (619)691-5037

05/06/2008 (69-1)MOTION for Leave to Proceed in forma pauperis

08/15/2008 (96-1)MOTION in Limine 'No. 1 to exclude any testimony or evidence not at issue or unrelated to plaintiff's sole remaining allegation of excessive force'

- (97-1)MOTION in Limine 'No. 2 to exclude any undisclosed evidence during discovery'
- (98-1)MOTION in Limine 'No. 3 to exclude any arguments, testimony or evidence that plaintiff's pets were severely, emotionally, mentally, and/or physically traumatized as a result of defendants' alleged wrongful actions'
- (99-1)MOTION in Limine 'No. 4 to exclude any hearsay evidence regarding the issue of excessive force'
- (100-1)MOTION in Limine 'No. 5 to Exclude any Cumulative or Narrative Statement, Arguments or Evidence by Plaintiff in Pro Se and to Require Plaintiff in Pro Se to Provide a List of the Questions she Intends to Ask Other Witnesses or Answer Herself at the Ti

09/05/2008 (113-1)Ex Parte MOTION for Order for Defense Counsel to Pre-Submit All Pretrial Questions for All Witnesses to Plaintiff in Advance

Notes: