

**ORIGINAL**

U.S. COURTS

04 JAN 30 AM 11:51

REC'D  
CAMPBELL COUNTY  
CLERK

George Paul Trejo, Jr.  
TREJO LAW OFFICES  
701 N. 1st Street, Suite 103  
Yakima, WA 98901  
(509) 452-7777

Attorney for Defendant

**UNITED STATES DISTRICT COURT**

**DISTRICT OF IDAHO**

UNITED STATES OF AMERICA, )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 FLORENTINO VILLEGAS DELGADILLO, )  
 )  
 Defendant. )

CR-03-109-(03)-S-BL

**DECLARATION IN SUPPORT  
OF MOTION TO CONTINUE  
SENTENCING**

GEORGE PAUL TREJO, JR., being first duly sworn upon oath, deposes and states as follows:

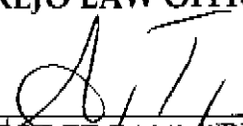
1. I am the attorney of record for the defendant, Florentino Villegas. I am respectfully requesting a continuance of the hearing set for Monday, February 2, 2004 at 7:00 a.m.
2. The defendant is continuing to provide the Government with information in his efforts to qualify for a 5K1.1 motion.
3. He and the Government agents, along with counsel, met again today, January 29, 2004. We anticipate further meetings in the near future.
4. I also have an oral argument scheduled at 9:00 a.m. before the Ninth Circuit in Seattle on Monday, February 2, 2004. This is the same date as a status hearing was previously scheduled in Mr. Villegas' case.

49

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

5. The appellant and the Government in the Ninth Circuit case attempted to have oral argument waived. Unfortunately, the Ninth Circuit denied the motion to waive oral argument and I have been ordered to appear in Seattle on Monday. I just received the Order from the Ninth Circuit via fax today.
6. Following the 9:00 a.m. oral argument, I will be starting trial in Yakima at 1:30 p.m. If the court recalls, that is why we set the hearing for 7:00 a.m. It was in order to allow me to return to Washington to start trial in the afternoon.
7. It is impossible for me to be in Boise on Monday given the ruling by the Ninth Circuit.
8. As the defendant, Mr. Villegas and the agents need to have additional meetings, I am requesting that sentencing be continued for an additional 30 days.
9. The Government does not object and joins in this request for a continuance. This motion is filed in good faith and not for any improper purpose.

DATED this 29<sup>th</sup> day of January, 2004

**TREJO LAW OFFICES**  
  
\_\_\_\_\_  
GEORGE PAUL TREJO, JR.  
Attorney for Defendant

**Subj: DL Itinerary Confirmation**  
**Date: 1/23/2004 7:30:46 AM Pacific Standard Time**  
**From: [DeltaItinerary@delta.com](mailto:DeltaItinerary@delta.com)**  
**To: [RSHERIDAN34@AOL.COM](mailto:RSHERIDAN34@AOL.COM)**

Delta confirmation # 0071 DK

**Passenger(s):**  
 (1) CANNON,PATRICK  
 (2) SHERIDAN,RENE

Day/Date	Flight	Status	Carrier	City	Time	Seat	Class	Meal
----------	--------	--------	---------	------	------	------	-------	------

Sat 31JAN 1972	OK	Delta	LV LOS ANGELES	935A			Coach	
			AR ATLANTA	445P				

Sat 31JAN 12	OK	Delta	LV ATLANTA	600P	39D(1)		Coach	Dinner
--------------	----	-------	------------	------	--------	--	-------	--------

Sun 01FEB			AR LONDON-GATWICK	645A	39E(2)			
-----------	--	--	-------------------	------	--------	--	--	--

Sat 07FEB 11	OK	Delta	LV LOS ANGELES	557P	32F(2)		Coach	
			AR ATLANTA	155P	32G(2)			

Sat 07FEB 341	OK	Delta	LV ATLANTA	410P	32G(1)		Coach	
			AR LOS ANGELES	557P	32F(2)			

Itinerary copy only. The ticket may/may not be issued.

For further information visit <http://www.delta.com>

**COPYRIGHT INFORMATION**

This e-mail message and its contents are copyrighted and are proprietary products of Delta Air Lines, Inc.. Any unauthorized use, reproduction, or transfer of this message or its contents, in any medium, is strictly