

JOSEPH MILANOWSKI, Defendant
CASE 2:09-CR-00291 RLH-PAL-A

EXCERPT OF CRIMINAL DOCKET FOR

Text of docket # 29 dated 4/09/2010 Sentencing hearing

MINUTES OF PROCEEDINGS - Sentencing and Disposition as to Joseph D Milanowski held on 4/9/2010 before Chief Judge Roger L. Hunt. Crtrm Administrator: *Kandy Capozzi*; AUSA: *Roger Yang*; *Daniel Schiess*; Def Counsel: *Dayvid Figler*; *Mark Bailus*; USPO: *Wendy Beckner*, Court Reporter/FTR #: *Heather Newman*; Time of Hearing: *9:00 AM*; Courtroom: *6C*;

Defendant is present. Defendant's Motion to Continue 28 is DENIED. The Court comments on Defendant's Sentencing Memorandum. The Objections to the Presentence Report are Overruled: the objections are untimely, were not provided to the Probation Officer and further, the Court finds they are without merit.

The Court notes that a voluminous number of letters from victims and from defendant's supporters have been received and read. Three victims and two Bankruptcy Trustees speak. The Court hears counsel's representations. The Defendant addresses the Court.

The Court enters findings on the record. The Government's Motion for Departure 24 is granted to the extent that the Court accepts the Binding Plea Agreement. Therefore, Defendant's guilty plea is formally accepted. Sentence is imposed accordingly as to Count One of the Information. Defendant is advised of right to file an appeal, to the extent he has not previously waived those rights. Defendant is allowed to self surrender by 12:00 PM on 8/6/2010. Bond to be automatically exonerated upon written notification by the U.S. Marshal that the defendant has self surrendered as ordered.

IT IS ORDERED the Defendant's conditions of release pending self surrender are modified to add the following condition: The Defendant shall fully cooperate with the Government, attorneys, bankruptcy creditors and other officials in money-recovery efforts. (