

UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT  
Charleston, SC  
(03/26/2008 - 03/26/2008 Session)

06-1622  
Aminata Dieng v. Michael Mukasey

IMMIGRATION. Whether government overcame rebuttable presumption of well-founded fear of future persecution that arose in light of evidence of past persecution; other issues.

07-1404  
Willis v. Town of Marshall, NC  
( Thornburg )

CONSTITUTIONAL LAW. Challenge to grant of summary judgment on claim that town treated plaintiff differently from others similarly situated when it barred her from dance hall based on her manner of dance and dress.

07-4631  
US v. Lenny Cain  
( Bennett )

CRIMINAL LAW & PROCEDURE: Whether defendant waived his Sixth Amendment right to counsel when he was interviewed by law enforcement agents after having requested court appointment of counsel.

Courtroom 1  
Charleston Music Hall  
37 John Street

Wednesday, March 26, 2008

9:30 a.m.