# PINNOCK & WAKEFIELD

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LOS ANGELES SUF

OCT 0 5 2007

JOHN A. CLARKE, CLERK

SUPERIOR COURT OF THE STATE OF CALLEGRANDAS, DEPUT FOR THE COUNTY OF LOS ANGELES

Northwest District Van Nuys Courthouse East - Civil and Small Claims

JAMES F COHAN;

Plaintiff,

v.

Rite Aid; RITE AID LEASE MANAGEMENT COMPANY (THRIFTY REALTY CO); And DOES 1 THROUGH 10, Inclusive

Defendants.

Case No. 79466

CIVIL COMPLAINT:
DISCRIMINATORY PRACTICES IN
PUBLIC ACCOMMODATIONS
[42 U.S.C. 12182(a) ET. SEQ; CIVIL
CODE 51, 52, 54, 54.1]

# NAMED DEFENDANTS AND NAMED PLAINTIFF

1. Defendants are, and, at all times mentioned herein, were, a business or

corporation or franchise organized and existing and/or doing business under the laws of

the State of California. Property Owner: THRIFTY REALTY CO

<sup>24</sup> (Company/Corporation)

Mailing Address: 17864 VENTURA BLVD, ENCINO, CA 91316

<sup>26</sup> Property Address: 17864 VENTURA BLVD, LOS ANGELES, CA 91316 Company

Name: RITE AID LEASE MANAGEMENT COMPANY

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COMPLAINT

Registered Agent: CT CORPORATION SYSTEM

Registered Office: 818 WEST SEVENTH ST LOS ANGELES, CA 90017 History: File

Date: 2/25/1999 Comments: NAME CHANGE FROM: THRIFTY REALTY

COMPANY Transaction: RESTATED ARTICLES Amendment Number: A0521120

Other Corporation Number: 00490237

- Plaintiffs are further informed and believe and thereon allege that Defendants,
   Rite Aid; RITE AID LEASE MANAGEMENT COMPANY (THRIFTY REALTY CO),
   are the owners, operators, and/or lessors of the real property, as well as the business operated thereon.
- 3. The words "Plaintiffs" and "Plaintiff's Member" as used herein specifically include the organization and TRIPPLE AAA ASSOCIATION FOR CHILDREN AND ADULTS WITH DEVELOPMENTAL DISABILITIES, SUING ON BEHALF OF ITS MEMBERS, JAMES H. COHAN; and persons associated with its Members who accompanied Members to Defendants' facilities.
- 4. Defendants Does 1 through 10, were at all times relevant herein subsidiaries, employers, employees, agents, of Defendants Rite Aid; RITE AID LEASE MANAGEMENT COMPANY (THRIFTY REALTY CO). Plaintiffs are ignorant of the true names and capacities of Defendants sued herein as Does 1 through 10, inclusive, and therefore sues these Defendants by such fictitious names. Plaintiffs will pray leave of the court to amend this complaint to allege the true names and capacities of the Does when ascertained.
- 5. Plaintiffs are informed and believe, and thereon allege, that Defendants and each of them herein were, at all times relevant to the action, the owner, lessor, lessee, franchiser, franchisee, general partner, limited partner, agent, employee, representing partner, or joint venturer of the remaining Defendants and were acting within the course and scope of that relationship. Plaintiffs are further informed and believe, and thereon

allege, that each of the Defendants herein gave consent to, ratified, and/or authorized the acts alleged herein to each of the remaining Defendants.

# **CONCISE SET OF FACTS**

- 6. Plaintiff has an impairment.
- 7. Defendants failed to provide auxiliary aids and services that are necessary to ensure equal access to the goods, services, privileges, or accommodations that it offers. Title 28, part 36.303 of Code of Federal Regulations states:
  - (a) General. A public accommodation shall take those steps that may be necessary to ensure that no individual with a disability is excluded, denied services, segregated or otherwise treated differently than other individuals because of the absence of auxiliary aids and services, unless the public accommodation can demonstrate that taking those steps would fundamentally alter the nature of the goods, services, facilities, privileges, advantages, or accommodations being offered or would result in an undue burden, i.e., significant difficulty or expense.
  - (b) Examples. The term "auxiliary aids and services" includes:
  - (1) Qualified interpreters, notetakers, computer-aided transcription services, written materials, telephone handset amplifiers, assistive listening devices, assistive listening systems, telephones compatible with hearing aids, closed caption decoders, open and closed captioning, telecommunications devices for deaf persons (TDD's), videotext displays, or other effective methods of making aurally delivered materials available to individuals with hearing impairments;
  - (2) Qualified readers, taped texts, audio recordings, Brailled materials, large print materials, or other effective methods of making visually

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delivered materials available to individuals with visual impairments;

- (3) Acquisition or modification of equipment or devices; and
- (4) Other similar services and actions.
- (c) Effective communication. A public accommodation shall furnish appropriate auxiliary aids and services where necessary to ensure effective communication with individuals with disabilities.

Defendants failed to comply with Title 28, part 36.303 of Code of Federal Regulations as it failed to provide Qualified readers, taped texts, audio recordings. Brailled materials, or large print materials. Further, Defendants failed to remove architectural barriers.

- 8. Plaintiff's Member and Plaintiff(s) have physical impairments because their conditions affect one or more of the following body systems: neurological, musculoskeletal, special sense organs, and/or cardiovascular. Further, Plaintiff's Member and Plaintiff(s) said physical impairments substantially limits one or more of the following major life activities. In addition, Plaintiff's Member and Plaintiff(s) cannot perform one or more of the said major life activities in the manner, speed, and duration when compared to the average person. Moreover, Plaintiff's Member and Plaintiff(s) has a history of or has been classified as having a physical impairment as required by 42 U.S.C. § 12102(2)(A).
- 9. Plaintiff's Members expressly intend to patronize the establishment and the property that is the subject of this Complaint in the immediate future.
- 10. Plaintiff's Member was deterred from patronizing the facility.

# WHAT CLAIMS ARE PLAINTIFFS ALLEGING AGAINST EACH NAMED DEFENDANT

11. Defendants Rite Aid; RITE AID LEASE MANAGEMENT COMPANY (THRIFTY REALTY CO); and Does 1 through 10 will be referred to collectively

hereinafter as "Defendants."

12. Plaintiffs aver that the Defendants are liable for the following claims as alleged below:

# DISCRIMINATORY PRACTICES IN PUBLIC ACCOMMODATIONS FIRST CAUSE OF ACTION AGAINST ALL DEFENDANTS- Claims Under The

# Americans With Disabilities Act Of 1990

#### Claim I

13. Based on the facts stated above, Defendants discriminated against Plaintiffs on the basis of disability in the full and equal enjoyment of the goods, services, facilities, privileges, advantages, or accommodations of any place of public accommodation as Defendants own, lease (or lease to), or operate a place of public accommodation in violation of 42 U.S.C. §12182.

#### Claim II

14. Based on the facts stated above, Defendants discriminated against Plaintiffs directly, or through contractual, licensing, or other arrangements, to a denial of the opportunity of the individual or class to participate in or benefit from the goods, services, facilities, privileges, advantages, or accommodations of an entity in violation of 42 U.S.C. §12182.

#### Claim III

15. Based on the facts stated above, Defendants discriminated against Plaintiffs as it is discriminatory to afford an individual or class of individuals, on the basis of a disability or disabilities of such individual or class, directly, or through contractual, licensing, or other arrangements with the opportunity to participate in or benefit from a good, service, facility, privilege, advantage, or accommodation that is not equal to that afforded to other individuals in violation of 42 U.S.C. §12182.

#### Claim IV

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27 28 16. Based on the facts stated above. Defendants discriminated against Plaintiffs as it is discriminatory to provide an individual or class of individuals, on the basis of a disability or disabilities of such individual or class, directly, or through contractual, licensing, or other arrangements with a good, service, facility, privilege, advantage, or accommodation that is different or separate from that provided to other individuals.

#### Claim V

17. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendants failed to afforded to an individual with a disability in the most integrated setting appropriate to the needs of the individual in violation of 42 U.S.C. §12182.

#### Claim VI

18. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendants utilized standards or criteria or methods of administration that have the effect of discriminating on the basis of disability; or that perpetuate the discrimination of others who are subject to common administrative control in violation of 42 U.S.C. §12182.

#### Claim VII

19. Based on the facts stated above, Defendants discriminated against Plaintiffs as it is discriminatory to exclude or otherwise deny equal goods, services, facilities, privileges, advantages, accommodations, or other opportunities to an individual or entity because of the known disability of an individual with whom the individual or entity is known to have a relationship or association in violation of 42 U.S.C. §12182. See Niece v. Fitzner 922 F. Supp. 1208 (1996)

#### Claim VIII

20. Based on the facts stated above. Defendants discriminated against Plaintiffs as Defendants engaged in the specific prohibitions as stated in 42 U.S.C. §12182.

#### Claim IX

21. Based on the facts stated above, Defendants discriminated against Plaintiffs as

Defendant failed to demonstrate that the removal of a barrier is not readily achievable, and made such goods, services, facilities, privileges, advantages, or accommodations available through alternative methods in a segregated manner in violation of 42 U.S.C. \$12182.

Claim X

- 22. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendants altered the use of their establishment in a manner that affected or could have affected the usability of the facility or part thereof and failed to make alterations in such a manner that, to the maximum extent feasible, the altered portions of the facility are readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs in violation of 42 U.S.C. §12183.
- 23. WHEREFORE, Plaintiffs pray for judgment and relief as hereinafter set forth.

# SECOND CAUSE OF ACTION AGAINST ALL DEFENDANTS - <u>CLAIMS UNDER</u> <u>CALIFORNIA ACCESSIBILITY LAWS</u>

### CLAIM I: Denial Of Full And Equal Access

24. Based on the facts plead above and elsewhere in this complaint, Plaintiff's Member and Plaintiff(s) was denied full and equal access to Defendants' goods, services, facilities, privileges, advantages, or accommodations within a public accommodation owned, leased, and/or operated by Defendants as required by Civil Code Sections 54 and 54.1.

# CLAIM II: Failure To Modify Practices, Policies And Procedures

25. Based on the facts plead at ¶¶ 6-16 above and elsewhere herein this complaint,
Defendants failed and refused to provide a reasonable alternative by modifying its
practices, policies, and procedures in that they failed to have a scheme, plan, or design to
assist Plaintiffs and/or others similarly situated in entering and utilizing Defendants'
services as required by Civil Code § 54.1. Thus, Plaintiff's Member and Plaintiff(s) were

### CLAIM III: Violation Of The Unruh Act

- 26. Based on the facts plead above and elsewhere herein this complaint and because Defendants violated the Civil Code § 51 by failing to comply with 42 United States Code § 12182(b)(2)(A)(iv) and 42 U.S.C. § 12183(a)(2), Defendants did and continue to knowingly discriminate against Plaintiffs and persons similarly situated in violation of Civil Code §§ 51, 52, and 54.1. Plaintiffs allege the access violations alleged here are so obvious as to implicate at least a prima facie case of discriminatory intent.
- 27. Based on the facts plead above, Claims I, II, and III of Plaintiffs' Second Cause Of Action above, and the facts elsewhere herein this complaint, Plaintiffs will suffer irreparable harm unless Defendants are ordered to remove architectural, non-architectural, and communication barriers at Defendants' public accommodation. Plaintiffs allege that Defendants' discriminatory conduct is capable of repetition, and this discriminatory repetition adversely impacts Plaintiffs and a substantial segment of the disability community. Plaintiffs allege there is a state and national public interest in requiring accessibility in places of public accommodation. Plaintiffs have no adequate remedy at law to redress the discriminatory conduct of Defendants. Plaintiffs desire to return to Defendants' places of business in the immediate future. Accordingly, the Plaintiffs allege that a structural or mandatory injunction is necessary to enjoin compliance with state civil rights laws enacted for the benefit of individuals with disabilities.
- 28. Wherefore, Plaintiffs pray for damages and relief as hereinafter stated.

#### DEMAND FOR JUDGMENT FOR RELIEF:

- A. For injunctive relief pursuant to 42 U.S.C. § 12188(a).
- B. For attorneys fees pursuant to 42 U.S.C. § 1988, 42 U.S.C. § 12205, and Cal. Civil Code § 51, 52; 54.3;

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1 2	C. A Jury Trial and; D. For such other further relief as the court deems proper.  Respectfully submitted:			
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4	PINNOCK & WAKEFIELD, A.P.C.			
5	Dated: September 4, 2007			
6	By:THEODORE A. PINNOCK, ESQ.			
7	MICHELLE L. WAKEFIELD, ESQ. Attorneys for Plaintiffs			
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ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):  — Theodore A. Pinnock, Esq. SBN: 153434  PINNOCK & WAKEFIELD, A.P.C.	FOR COURT USE ONLY					
3033 Fifth Avenue, Suite 410						
San Diego, CA 92103 TELEPHONE NO.: (619) 858-3671 FAX NO.: (619) 858-3646						
E-MAIL ADDRESS (Optional): Pinnock 99 (ii ao) com	FILED					
ATTORNEY FOR (Name): Plaintiff	S ANGELES SUPERIOR COURT					
STREET ADDRESS: 6230 Sylmar Avenue MAILING ADDRESS: 6230 Sylmar Avenue	OCT 0 5 2007					
CITY AND ZIP CODE: Van Nuys, CA 91401	JOHN A. CLARKE, CLERK					
BRANCH NAME: Van Nuvs Courthouse East	M. Britano					
PLAINTIFF PETITIONER: JAMES F. COHAN; PLAINTIFF PETITIONER: JAMES F. COHAN; PLAINTIFF PETITIONER: JAMES F. COHAN;	BY N TERRAZAS, DEPUTY					
DEFENDANT/ RESPONDENT: COMPANY (THYLIPTY PEALTY CA); And OVES AND ORDER ON APPLICATION FOR WAIVER OF COURT FEES AND COSTS	LASE TUBER 9466					
	was issued on (date):					
2. The application was filed by (name):	1745 155000 011 ( <i>0010)</i> .					
	(complete item 4 below).					
a. No payments. Payment of all the fees and costs listed in California Rules of	of Court, rule 3.61, is waived.					
b. The applicant shall pay all the fees and costs listed in California Rules of						
	nd marshal fees. r's fees* (valid for 60 days).					
	ne appearance (Gov. Code, § 68070.1 (c))					
· · · · · · · · · · · · · · · · · · ·	pecify code section):					
(5) Court-appointed interpreter.	,					
Reporter's fees are per diem pursuant to Code Civ. Proc., §§ 269, 274c, and Gov c. Method of payment. The applicant shall pay all the fees and costs when charg	. Code, §§ 69947, 69948, and 72195.					
(1) Pay (specify): percent. (2) Pay:\$	per month or more until the balance is paid.					
d. The clerk of the court, county financial officer, or appropriate county officer is au	•					
before and be examined by the court no sooner than four months from the date						
form mostly mortal. The applicant is added to account a this account a full						
four-month period. The applicant is ordered to appear in this court as follows:	ws for review of his or her financial status:					
Date: Time: Dept.:	Div.: Room:					
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PLAINTIFF/PETITIONE	R (Name): JAMES Rit Aid: R	T. COMAN; CASEN	UVBER:	
DEFENDANT/RESPONDEN	IT (Name): (THRIPTY 14	EALTY CO); And DOES I THROUGHED		
	enied in whole or in par			
TO COLOR TO PROGRESS OF THE PR	crited in writing of its per	reasons,		
	CLE	ERK'S CERTIFICATE OF MAILING		
		a true copy of the foregoing was mailed first class mailing of the foregoing and execution of this ce		
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	CLERK'S CERTIFICATE			
	I certify t	hat the foregoing is a true and correct copy of the	e original on file in my office.	
	Date:	Clerk, by	, Deputy	
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