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2018 AUG 20 PM 3:48
CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
LOS ANGELES

BY [Signature] ORIGINAL

1 Name: Scott E. Pombrio

2 Address: 1055 Vignes

3 Los Angeles, Ca 90012

4 Phone: None

5 Fax: [None]

6 [None]

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CLERK U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
LOS ANGELES

7
8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

10
11 Scott E. Pombrio, et al,
12 **Plaintiff**
13 v.
14 Mayor A. Villaraigosa, City-County
15 of LOS ANGELES, DOES TEN Inclusive
16 **Defendant(s).**

CASE NUMBER:
CV10-5604 (MAN)
To be supplied by the Clerk of
The United States District Court
1st AMENDED
COMPLAINT
CIVIL-ADA RIGHTS

17 Plaintiff(s), Scott E. Pombrio; et al, complains of defendant(s), Security
18 Does, City-County of Los Angeles, a municipal corporation, alleges as follows:

19 JURISDICTION AND VENUE

20 1. This is an action for declaratory and injunctive relief, and dam-
21 ages brought pursuant to the Americans with Disabilities Act of 1990
22 (42 USC §12101 et seq), specifically Title II and Title III of the ADA, as
23 well as California Civil Code §54 et seq; (the Unruh Act); California
24 Civil Code §54 et seq; and California Health & Safety Code §19955 et seq;
25 including California Code of Regulations, Title 24 §19959.

26 2. The Court has jurisdiction of this action pursuant to 28
27 USC §1331, and 1343; for violations of the Americans with Disabilit-
28 ies Act of 1990, (42 USC §12101 et seq.).

COMPLAINT

1 3. Under the doctrine of pendant and supplemental jurisdiction,
2 this Court has jurisdiction over Plaintiff's claims arising under Ca. state law.

3 4. Venue is proper in this Court pursuant to 28 USC § 1391(b),
4 and is founded on the fact that the real property which is the subject
5 of this action, is located in this district, at Los Angeles, Los Angeles
6 County, California, and that Plaintiff's causes of action arose in this
7 district.

8 INTRODUCTION

9 5. The Law Library, and Main Library of Los Angeles city & County
10 are a Public facility owned by the CITY AND COUNTY OF LOS ANGELES
11 ES, and operated by city and county employees, including Security Gu-
12 ards under contract with supra city-county. The Law Library is located
13 at 301 W. 1st St., L.A., Ca 90012, the Main Library is located at 630 N. 5th St.,
14 L.A., Ca. 90012

15 6. Title II of the ADA Act of 1990 (42 USC § 12131 et seq) prohibits any
16 public entity from excluding persons with disabilities from participating
17 in, or denying the benefits of, the goods, services, programs & activities of
18 the entity, or otherwise discriminating against persons on the basis of
19 disability - or lack of housing. The regulations implementing Title II
20 of the ADA generally require that, when a public entity alters any exist-
21 ing facility in any manner that affects usability, the altered portions - or
22 "new rules allowing access" must be made accessible to, and usable by
23 individuals with disabilities. 28 CFR § 35.15

24 7. Title III of the ADA Act of 1990 (42 USC § 12182 et seq); prohibits any
25 private entity who owns, leases (or leases to), or operates a place of public ac-
26 commodation from excluding persons with disabilities from participating in, or
27 denying the benefits of, the goods, services, programs & activities of the entity
28 or otherwise discriminating against persons on the basis of disability;

28 CFR § 36.201

2

COMPLAINT

1 8. Defendants City-County of Los Angeles Main & Law Libraries, and
2 Does 1 to 10, Mayor A. Villarreal inclusive own & operate establishments
3 for services to the public, and at which Defendants failed to provide barrier
4 free access to said establishments, in conformity with both Federal & Califor-
5 nia legal requirements. Further, Defendants failed to provide compliance, as
6 follows:

7 a. No bags allowed in the libraries, as of July 28, 2010;

8 b. No "checked bags or property" were allowed as of 7-28-10;

9 c. No leaving of bags or property at front doors, as of 7-28-10

10 d. Security Supervisor refused all law library access with a "bag
11 as of July 28, 2010.

12 e. Plaintiff was forced one day, to leave said bag at 6th Hill St,
13 walk to the LL (law library) up h. ll, and return to 6th Hill for bag & Lunch.

14 f. No policies, procedures or rules stated "no bags allowed." Nor was
15 any alternative given, except "your bag will be thrown out!!"

16 The above barriers interfered with Plaintiff's access, and continue to
17 deter Plaintiff from visiting said facilities, and otherwise denied legal &
18 safe: i.e. no increased pain thru excess walks up or down hills, barrier-free
19 handicapped access to Plaintiff. As a legal result, Plaintiff Scott E. Pombroy
20 suffered violations to his Civil Rights, to full & equal enjoyment of goods, ser-
21 vices, facilities & privileges, thus suffered physical damage, humiliation &
22 embarrassments.

23 FACTUAL ALLEGATIONS

24 9. Plaintiff Scott E. Pombroy, is, and at all times relevant to this Complaint
25 a "Physically Handicapped person," a "Physically Disabled person," and a "Person with
26 a Disability," as these terms are used under California and Federal Laws,
27 including, but not limited to, Title II and Title III of the ADA Act of 1990. The
28 terms "physically handicapped person," "physically disabled person," and a per-

COMPLAINT

1 son with a disability will be used interchangeably throughout this Complaint.)
2 Plaintiff is a "person with a disability" as defined by all applicable Laws of
3 California and the United States. Plaintiff Scott E Pombrio, is a Mobility
4 Impaired Person, as a result of 3 Assaults, and also suffers 2 Inguinal
5 Hernias, and a Severely Impaired Right Arm.

6 10. On or about July 28, 2010, Plaintiff visited the LA Co. Law Library
7 to continue a Motion for the USDC Eastern Fresno Court. Plaintiff was
8 halted at the Security desk by Supervisor J. Doe, who informed Plaintiff
9 "No bags are allowed." Whereupon Plaintiff asked why this issue was Not
10 raised on July 27, 2010, when plaintiff entered the LL and checked
11 at the security desk, where the guard allowed entry to plaintiff.
12 J. Doe stated "you (plaintiff) did Not come before me, no bags are
13 allowed." Whereupon plaintiff inquired "I'll place the bag on the patio
14 as done in the past, due to wetness." J. Doe replied "the bag will BE
15 Thrown Out." Plaintiff then asked "what of my civil and ADA rights, and as
16 a Homeless Disadvantaged Person?" J. Doe replied "those don't matter,
17 the rules state 'no bags', you are not allowed into the LL..!"

18 On or about July 31, 2010, plaintiff visited the Main Library at 630
19 W. 5th St, to use the restroom, and as exited an guard Doe 2 stated "No
20 bags are allowed in the library." Plaintiff asks "when did this occur?" J.
21 Doe 2 stated "for 6 months now, it's in the rules." Plaintiff "let me see
22 them please." Whereupon reading said rules again, no such stipulation
23 ion was stated in either the main or Law libraries rules. These are
24 a shallow attempt to exclude homeless, disadvantaged persons + ADA's
25 from access to these Public Facilities! As is noted supra, plaintiff
26 has been taking "plastic bags" into and out of Both Libraries for
27 Over 6 Months. Further discrimination to, and deprivation of the
28 Guaranteed Civil and ADA rights - Just at the 20 year anniversary.

1 On or about July 24, 2010, plaintiff entered the Main library grounds
 2 at 8:30 p.m. to refill his water bottle from the fountain on public property.
 3 A private party was being held at the restaurant there, when plaintiff had
 4 almost reached the fountain, 3 security guards, Doe's 3, 4 & 5, halted
 5 plaintiff and attempted to usher him from public property, the female
 6 Doe 3, laid hands on plaintiff. Plaintiff then stated "Take your hands
 7 off now, or see civil action." All 3 Does, stated "This is Private Property
 8 you must exit by these stairs now." Plaintiff stated: "This is Public Prop-
 9 erty as is the fountain. I came only to refill my water on public land,
 10 and as an ADA mobility impaired, do not use stairs." Doe 4 took the
 11 bottle to refill, while Does 3 & 5 forced plaintiff in the dark down
 12 the steps. Whereupon plaintiff suffered a strain to the left foot, that
 13 continues to be painful to walk on, this August 6, 2010.

14 11. Defendants, Mayor A. Villaraigosa, City & County of Los Angeles,
 15 and Does 1-10 inclusive at all times relevant herein were and are the
 16 owners and operators; lessors and/or lessees, of public facilities known
 17 as the Law and Main Libraries, located at Los Angeles, California,
 18 subject to the requirements of California state law requiring full and
 19 equal access to public facilities pursuant to California Health & Safety
 20 Code § 19955 et seq, California Civil Code § 51, 51.5, 52(a), 54, 54.1, 54.3,
 21 55 & 56; and subject to Title II and Title III of the ADA of 1990, and to
 22 all other legal requirements referred to in this Complaint. Plaintiff does
 23 not know the relative responsibilities of defendants in the operation
 24 of the facilities herein complained of, and alleges a joint venture
 25 and common enterprise by all such defendants.

26 12. Defendants A. Villaraigosa, City & County of L.A. Does 1 thru 10,
 27 inclusive (hereinafter alternatively referred to collectively as "defendants"),
 28 at all times relevant herein were and are owners, possessors, builders & keepers

1 of the Public Libraries Main and Law, in Los Angeles, California.

2 13. Plaintiff is informed and believes, and base thereon alleges Defendants
3 A. Villaraigosa, Does 1 to 10, inclusive are and were the owners and operators of
4 the Libraries, at all times relevant to this Complaint.

5 14. Plaintiff is informed and believes, and base thereon alleges that each of
6 the defendants herein is the agent, employee or representative of each of the other
7 defendants, and performed all acts and omissions stated herein within the scope
8 of such agency, or employment or representative capacity, and is responsible
9 in some manner for the acts and omissions of the other defendants in legally cau-
10 sing the damages complained of herein, and have approved or ratified each of
11 the acts or omissions of each other defendant, as herein described.

12 15. Plaintiff, Scott E. Pombrio, does not know the true names and capaci-
13 ties of defendants A. Villaraigosa, city or county of Los Angeles, their business capaci-
14 ties, their ownership connection to the property and libraries, nor their relative
15 responsibilities in causing the access violations herein complained of and alleges
16 a joint venture and common enterprise by all such defendants. Plaintiff is
17 informed and believes that each of the defendants herein, including Does 1
18 to 10, inclusive, is the agent, ostensible agent, master, servant, employee, em-
19 ployee, representative, franchiser, franchisee, joint venturer, partner and
20 associate, or such similar capacity, of each of the other defendants, and
21 was at all times acting and performing, or failing to act or perform, with the
22 authorization, consent, permission or ratification of each of the other defen-
23 dants, and is responsible in some manner for the acts and omissions of the ^{each}
24 other defendants, and in legally causing the violations and damages complained
25 of herein and have approved or ratified each of the acts or omissions of each
26 other defendant, as herein described. Plaintiff will seek leave to amend this Co-
27 plaint when the true names, capacities, connections and responsibilities of
28 the defendants are ascertained.

1 Para 16. Plaintiff is informed and believes that all named defendants, inc-
2 luding Does 1 to 10, inclusive, conspired to commit the acts described here-
3 in, or alternatively, aided and abetted one another in the performance of
4 the wrongful acts hereinafter alleged.

5 FIRST CAUSE OF ACTION: VIOLATION OF THE ADA of 1990 (42 USC § 12101 et seq)

6 17. Plaintiff repleads and incorporates by reference, as if fully set forth
7 again herein, the allegations contained in paragraphs 1 through 16 of this Complaint
8 and incorporates them herein as if separately replied.

9 18. Pursuant to Law, in 1990 the US Congress made findings per 42 USC §
10 12101 regarding persons with physical disabilities, finding that laws were needed
11 to more fully protect disabled persons through enforcing the 14th amendment.

12 19. Congress stated as its purpose in passing the ADA of 1990:

13 It is the purpose of this Act (1) to provide a clear and comprehensive national
14 mandate for the elimination of discrimination against individuals with
15 disabilities; (2) to provide clear, strong, consistent enforceable standards
16 addressing discrimination against individuals with disabilities; (3) to
17 ensure that the Federal Govt. plays a central role in enforcing the
18 standards established in this act of behalf of the disabled; (4) to
19 invoke the sweep of Congressional authority, including the power to
20 enforce the 14th Amend. and to regulate commerce, in order to address
21 the major areas of discrimination faced daily by the disabled.

22 Pursuant to 42 USC § 12132, "Subject to the provisions of this subchap-
23 ter, no qualified individual with a disability shall, by reason of such disability,
24 be excluded from participation in or be denied the benefits of the services, pro-
25 grams, or activities of a public entity, or be subject to discrimination by any
26 such entity."

27 Pursuant to 42 USC § 12134, the Attorney General issued 28 CFR § 35 (et-
28 seq) "NONDISCRIMINATION ON THE BASIS OF DISABILITY IN STATE
AND LOCAL GOVT." to implement ADA, Title II; 42 USC § 12132;
28 28 CFR § 35.130 states;

COMPLAINT 42 USC § 1983

1 (3) A public entity may not, directly or through contractual or other arrangements, utilize
2 criteria or methods of administration:

3 (i) That have the effect of subjecting qualified individuals with disabilities
4 to the discrimination on the basis of disability

5 (ii) That have the purpose or effect of defeating or substantially impairing accomplish-
6 ment of the objectives of the public entity's program with respect to
7 individuals with disabilities, or

8 (7) A Public entity shall make reasonable modifications in policies, practices,
9 or procedures when the modifications are necessary to avoid discrimination
10 on the basis of disability, unless the public entity can demonstrate that
11 making the modifications would fundamentally alter the nature of the
12 service, program, or activity.

13 22. Plaintiff is informed and believes, and based thereon alleges that Defendant
14 City & County of Los Angeles violated the ADA Act Title II, 42 USC § 12132, by either allow-
15 ing the creation of policies and procedures, and by NOT modifying policies and proced-
16 ures at the Law & Main Libraries, that resulted plaintiff being excluded from partici-
17 ating and fully accessing the Law library, without undue loss of time or increased pain.

18 23. Pursuant to Plaintiff is informed and believes and based thereon alleges
19 that Defendant City and County of L.A., has Not corrected its policies and procedures
20 and that Plaintiff is barred from future participation and access to the Libraries.

21 24. Pursuant to 42 USC § 12182; "No individual shall be discriminated against
22 on the basis of disability in the full enjoyment of the goods, services, facilities, pri-
23 vileges, advantages, or accommodations of any place of public accommodation by any
24 person who owns, leases (or leases to), or operates a place of public accommodation."

25 At 10:30 am, on Aug. 18, 2010, at LACo LL while plaintiff exited the bathroom,
26 an elder white male sat at a long table, underneath was a black Leather satchel open-
27 to display a BLOND, SHAGGY HAired DOG, mid-sized and definitely Non-
28 Guide Dog. Plaintiff had recently arrived at the LL after an extremely painful walk
uphill from 6th St & Hill St, as could be seen by plaintiff's faltering steps in the LL.
Plaintiff feels extremely Discriminated Against, when Defendant prefers to allow a
Dog to enter the LL in a large satchel, but plaintiff is Not allowed same privilege.

29 25. Among the general prohibitions against discrimination included in 42 USC § 12182 (b) (1) (A) (i):
Denial of Participation. It shall be discriminatory to subject an individual or class

COMPLAINT 42 USC § 1983

1 of individuals on the basis of a disability, or disabilities of such individual or class, directly,
2 or through contractual, licensing, or other arrangements, to a denial of the opportunity of the
3 individual or class to participate in or benefit from the goods, services, facilities, privileges, adva-
4 ntages, or accommodations of an entity.

5 26. Among the general prohibitions against discrimination are included in 42 USC § 12182-
6 (b)(2)(C): ASSOCIATION - It shall be discriminatory to exclude or otherwise deny equal goods,
7 services, facilities, privileges, advantages, accommodations, or other opportunities to an ind-
8 vidual or entity because of the known disability of an individual with whom the individual
9 entity is known to have a relationship or association.

10 The acts of defendants set forth herein were a violation of plaintiff's rights under ADA,
11 Public Law 101-336 and the regulations promulgated thereunder, 28 CFR Part 36 et seq.

12 27. Among the general prohibitions against discrimination are included in 42 USC § 12182-
13 (b)(2)(A)(i): Discrimination for purposes of subsection (b), discrimination includes -

14 (i) the imposition or application of eligibility criteria that screen out, or tend to screen
15 out an individual with a disability, or any class of individuals with disabilities, from
16 fully and equally enjoying any goods, services, facilities, privileges, advantages, or accom-
17 modations, unless such criteria can be shown to be necessary for the provision of the
18 goods, services, facilities, privileges, advantages or accommodations being offered;

19 (ii) a failure to make reasonable modifications in policies, practices, or procedures,
20 when such modifications are necessary to afford such goods, services, facilities, privi-
21 leges, advantages, or accommodations to individuals with disabilities, unless the
22 entity can demonstrate that making such modifications would fundamentally alter
23 the nature of such goods, services, facilities, privileges, advantages or accommodations.

24 28. Plaintiff, Scott E. Pombriv, is informed and believes, and based thereon
25 alleges that he was discriminated against as a result of the policies and procedures
26 of the 2 libraries, and that he was forced to leave the libraries, and was Not allowed
27 to participate in, or access them because of the policies and procedures use by the
28 Defendants, city + county of L.A. in their operation of said libraries, and further that he
29 suffered, and is suffering, physical, mental and emotional damages as described above.

30 29. Plaintiff is informed and believes, and based thereon alleges that Defe-
31 ndant city + county of L.A., has Not corrected its policies and procedures, and that

Dated August 20, 2010

Scott E. Pombriv
IN PRO SE

AltaMed

Health Services

2219 E 1st Street,
Los Angeles, CA 90033
Office: (323)269-0424 Fax: (323)265-1948

PATIENT NAME: Scott Pombrio
DATE OF BIRTH: 07/04/1950
DATE OF SERVICE: June 18, 2010
LOCATION OF SERVICE: Altamed 1st St Boyle Hts Clinic
PROVIDER: Ana Corona NP
VISIT TYPE: Office Visit
REFERRAL PHYSICIAN:

REFERRAL ORDER FORM

Date: June 18, 2010

PATIENT INFORMATION

Scott Pombrio
1055 Vignes
DLos Angeles, CA 90042

DOB: 07/04/1950
Phone: (000)000-0000

INSURANCE / AUTHORIZATION INFORMATION

Date Order: **Insurance:** MediCal **Policy #:** 96928540d

Authorization required: no

Authorization #: **# Visiits:** **Effective:**

Expiration:

Ordering Provider:

Ana Corona, NP
3945 Whittier Boulevards
Los Angeles,
Phone: (323)265-1998Fax: (323)265-1948

PCP: Francisco Melero MD

ORDER INFORMATION

Type of Referral: Routine Referral

REFERRAL INFORMATION

Clinical Information / Comments: right foot deformity.

add patient name and info here

GEORGE KAFROUNI, M.D.
MATTHEW S.C. TAN, M.D.
FAISAL A. KHAN, M.D.
RAMSAY C. NUCHO, M.D.
SIMON M. KEUSHKERIAN, M.D. ✓
ON WANG, M.D.
FARSHAD MALEKMEHR, M.D.

SURGICAL MULTISPECIALTIES MEDICAL GROUP
GENERAL SURGERY TUMOR SURGERY
VASCULAR SURGERY ENDOCRINE SURGERY
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SUITE 300
1701 CESAR CHAVEZ AVENUE
LOS ANGELES, CALIFORNIA 90033
PHONE (323) 264-2633
FAX (323) 224-2790

SUITE 330
1505 WILSON TERRACE
GLENDALE, CALIFORNIA 91206
PHONE (818) 242-6828
FAX (818) 956-7660

Surgery: 2 Inguinal Hernias !

Patient Pre Operation Instructions

These are your instructions prior your surgery.

- 1) If you take the following medication let us know in ahead of time:
 - Plavix Last dosage _____
 - Coumadin Last dosage _____
 - Aspirin Last dosage _____

2) High Blood Pressure Medication should be taken as prescribed. If Medication is taken in the morning take as usual with minimal of water just enough to take the pill.

3) Go to the Main Entrance of the Hospital one day before Surgery to get registered and preparation between the hours of 8am – 3pm on: _____ . Make sure to take all your medications with you.

4) The day before surgery after midnight NO eating or drinking.

5) If you have any signs or symptoms of a cold, flu, cough, congestion, etc. please let us know as soon as possible.

213 972 9248

6) Arrive the day of surgery to the main entrance 2 hours prior your surgery. Surgery time given varies please arrive with anticipation (2 hrs. prior).

Failure to follow instruction may cause cancellation of surgery. If you have any question please call the office @ 323-264-2633 and ask for the attending doctor's secretary.

Silvia
(Secretary)

The LA Law Library staff welcomes you.

The LA Law Library provides public access to legal information. We are here to assist your use of the resources and services offered. Please help us keep the library safe and pleasant for everyone by following these rules of conduct.

RESPECT THE RIGHTS OF OTHERS

Users shall respect the rights of other library users and library staff. The Library shall not be used in lieu of an office for the practice of law or any other professional or business activity. Soliciting, harassing, offending, intimidating or disturbing library patrons or staff is strictly prohibited. [California Penal Code 602.1(b)]

THEFT, ABUSE AND VANDALISM

The theft, abuse, vandalism, mutilation, marring, marking, defacing, or otherwise damaging of the books, building, equipment, furniture or other objects in the Law Library is prohibited. [California Penal Code 490.5 & 594: Education Code 19910 & 19911]

SAFETY AND SECURITY

Users should limit their carry-in items to those materials necessary to accomplish their legal research. For safety and security, the library reserves the right to limit users to one bag and one purse or a briefcase.

Briefcases, backpacks, packages and outer garments may be subject to inspection at any time.

- v With the exception of wheelchairs, large objects such as carts, luggage, bicycles or parcels that collectively exceed 26" x 19" x 9" are not permitted in the library.
- v Walkways and aisles shall be kept clear and unobstructed by personal items.
- v The Law Library is not responsible for, nor shall it have any liability for, the personal items that users bring into the library.
- v Security personnel will remove unattended items.

PERSONAL CONDUCT IN THE LAW LIBRARY

In consideration of others, quiet is expected throughout the Library. Users may engage in quiet conversation as long as other users are not disturbed. Pagers, cell phones and PDAs should be turned to vibrate. Photocopiers/ scanners or other equipment should be used as quietly as possible.

Appropriate attire, including shirts and shoes must be worn in the library.

Animals, other than service animals assisting persons with disabilities, are not permitted in the library.

Children must be under the control and supervision of a responsible adult at all times

Beverages in covered, spill-proof containers are allowed. Food is not permitted. ?

The following are not permitted in the LA Law Library:

- v Smoking, including smoking within 20' of any entrance to the Law Library. [California Government Code 7597]
- v Weapons
- v Loitering, sleeping, lying on the Law Library floor or furniture.
- v Bathing, shaving, and washing clothes in the library restrooms are not permitted.

Persons under the influence of alcohol or drugs are not permitted in the library.

Persons whose parcels or bodily hygiene or odor is so offensive as to constitute a nuisance or disrupt others' work shall be required to leave the library.

USE OF LIBRARY MATERIALS

Users shall not conceal or hide library materials for their exclusive use. Pocket parts or loose-leaf pages may not be removed from books except for photocopy purposes. When copying is complete, the pages used shall be returned promptly to their correct location in the book.

No materials shall be removed from the library unless they have been properly checked out. Failure to return materials when due may result in payment of fines, replacement costs and administrative costs and/or loss of Law Library privileges.

Users should not reshelve their used materials. Materials left unattended for long periods of time, will be reshelved by Law Library staff. Users wishing to keep pulled materials for later use, should place a reserve sign on the items, including a date and time when the user will return to the item(s).

USE OF LIBRARY AND PERSONAL COMPUTERS

Law Library computers are reserved for legal research and access to the online catalog. Email use is not permitted, except to email work product to a user's home, office or client.

Computer use is limited to a one-hour session. If no users are waiting, a second one-hour session may be requested. Users may only access computers assigned in their name.

Accessing the library computer system, programs or data without authorization is prohibited. Peripheral devices (printers, CD-ROM drives, jump drives, cameras, keyboards, scanners, etc) may not be attached without prior authorization.

Users may use laptop or notebook computers in the library, provided their use does not disturb other users. Personal electronic devices including but not limited to copiers, scanners, cameras, audio and/or video recorders and VOIP telephones may not be used without prior authorization.

Users may not use electrical outlets designated for Library equipment. Electrical outlets may be used for laptop and cell phones as long as no hazard or obstacle is posed by their use.

UNAUTHORIZED AREAS

Opening emergency exits (except in emergency situations), entering unauthorized or off-limit areas of the library, remaining in the library after closing or during emergency drills or evacuations is prohibited and may result in immediate suspension of library privileges

FAILURE TO COMPLY

Failure to comply with library rules, the directives of library staff, or to cooperate with the staff in their enforcement of these rules may result in the loss or suspension of library privileges, including but not limited to temporary or permanent removal from the library premises.

Rules of Conduct

Guidelines for Law Library Use

www.lalawlibrary.org

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301 West First Street
Los Angeles, California 90012-3140
Phone 213-78.LALAW
Fax 213-613.1329
www.lalawlibrary.org

*Board of Trustees
Approved June 2007*

NAME, ADDRESS AND TELEPHONE NUMBER OF ATTORNEY(S)

Scott R. Pombrio
1055 VIGNES
LA, Ca 90018
NO Home Phone

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

Scott R. Pombrio, et al,

PLAINTIFF(S),

v.

A. Villariagosaj, City and County of Los
Angeles

DEFENDANT(S).

CASE NUMBER

CV-10-5604 (MAN)

PROOF OF SERVICE - ACKNOWLEDGMENT
OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of
Los Angeles, State of California, and not a
party to the above-entitled cause. On August 20, 2010, I served a true copy of
Change of Address (Same) Report of Counsel and Marshal, George Amended document
by personally delivering it to the person (s) indicated below in the manner as provided in FRCivP 5(b); by
depositing it in the United States Mail in a sealed envelope with the postage thereon fully prepaid to the following:
(list names and addresses for person(s) served. Attach additional pages if necessary.) 3- Documents c/l so.

Place of Mailing: Hand Delivered to the Clerk at G-19

Executed on Aug. 20, 2010 at LA, California

Please check one of these boxes if service is made by mail:

- I hereby certify that I am a member of the Bar of the United States District Court, Central District of California.
- I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.
- I hereby certify under the penalty of perjury that the foregoing is true and correct.

Scott R. Pombrio
Signature of Person Making Service

ACKNOWLEDGEMENT OF SERVICE

I, _____, received a true copy of the within document on _____.

Signature

Party Served