

George L. Hampton IV (SBN 144433)  
ghampton@hamptonholley.com  
Colin C. Holley ( SBN 191999)  
cholley@hamptonholley.com  
HAMPTONHOLLEY LLP  
2101 East Coast Highway, Suite 260  
Corona del Mar, California 92625

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

BRYAN PRINGLE, an individual,

PLAINTIFF(S)

v.  
WILLIAM ADAMS, JRS., et al.

DEFENDANT(S).

CASE NUMBER:

SACV 10-1656 JST(RZx)

**NOTICE OF MANUAL FILING**

**PLEASE TAKE NOTICE:**

The above-mentioned cause of action has been designated as an electronically filed case. In accordance with General Order 08-02 and Local Rule 5-4 the following document(s) or item(s) will be manually

**filed. List Documents:**

Declaration of Bryan Pringle in Support of Plaintiff's Motion for Prelim. Injunction; Decl. of Kevin Byrnes in Support of Plaintiff's Motion for Prelim. Injunction; Decl. of Mark Rubel in Support of Plaintiff's Motion for Prelim. Injunction; Decl. of Alexander Stewart in Support of Plaintiff's Motion for Prelim. Injunction.

**Document Description:**

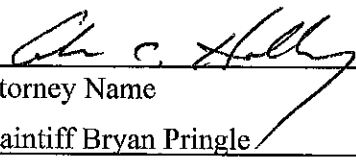
- Administrative Record
- Exhibits
- Ex Parte Application for authorization of investigative, expert or other services pursuant to the Criminal Justice Act [see Local Civil Rule 79-5.4, Documents to be excluded, (h)]
- Other Declarations with CD-Roms attached as exhibits.

**Reason:**

- Under Seal
- Items not conducive to e-filing (i.e., videotapes, CDROM, large graphic charts)
- Electronic versions are not available to filer
- Per Court order dated \_\_\_\_\_
- Manual Filing required (*reason*):

January 3, 2011

Date

  
Attorney Name

Plaintiff Bryan Pringle

Party Represented

Note: File one Notice in each case, each time you manually file document(s).

**CERTIFICATE OF SERVICE**

1 On January 3, 2011, I electronically filed the foregoing NOTICE OF  
2 MANUAL FILING using the CM/ECF system which will send notification of such  
3 filing to the following registered CM/ECF Users:  
4

5 Mariangela Seale merili.seale@bryancave.com  
6 Karen R. Thorland vhenderson@loeb.com, kthorland@loeb.com  
7 Barry I. Slotnick bslotnick@loeb.com  
8 Ira P. Gould gould@igouldlaw.com  
9 Tal Efram Dickstein tdickstein@loeb.com  
10 Linda M. Burrow wilson@caldwell-leslie.com, burrow@caldwell-leslie.com,  
11 popescu@caldwell-leslie.com,  
12 Ryan Christopher Williams williamsr@millercanfield.com  
13 Kara E. F. Cengar kara.cengar@bryancave.com  
14 Ryan L. Greely rgreely@igouldlaw.com  
15 Robert C. Levels levels@millercanfield.com  
16 Kathleen E. Koppenhoefer koppenhoefer@millercanfield.com  
17 Rachel Aleeza Rappaport rrappaport@loeb.com  
18 Jonathan S. Pink jonathan.pink@bryancave.com,  
19 carlie.peisley@bryancave.com,  
20 elaine.hellwig@bryancave.com  
21 Dean A. Dickie dickie@millercanfield.com, frye@millercanfield.com,  
22 deuel@millercanfield.com, smithkaa@millercanfield.com,  
23 seaton@millercanfield.com, williamsr@millercanfield.com  
24 Heather L. Pearson pearson@caldwell-leslie.com

25 I am unaware of any attorneys of record in this action who are not registered  
26 for the CM/ECF system or who did not consent to electronic service.

27 I certify under penalty of perjury under the laws of the United States of  
28 America that the foregoing statements are true and correct.

Dated: January 3, 2011 s/Colin C. Holley/  
George L. Hampton IV (State Bar No. 144433)  
Colin C. Holley (State Bar No. 191999)  
HAMPTONHOLLEY LLP  
2101 East Coast Highway, Suite 260  
Corona del Mar, California 92625  
Telephone: 949.718.4550  
Facsimile: 949.718.4580