(PC) Gupta v. Cate et al Doc. 31

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA



## PRO HAC VICE APPLICATION, ECF REGISTRATION AND CONSENT TO ELECTRONIC SERVICE, PROPOSED ORDER

Raj Christopher Gupta

Plaintiff(s),

Case No. 2:12-cv-1693 AC P

٧.

Matthew Cate, Scott Kernan, Terri McDonald, George Giurbino, Fred Figueroa, Roger Blackshear, B. Barton, A. Perez, Dalinda Harman, D. Huser, B. Walls, S. Roacho, C. Vaca, M. Williams, E. Brooks, K. Pool, J.D. Lozano,

Defendant(s).

l,	RACHEL LOVE			

attorney for DEFENDANTS MATTHEW CATE, SCOTT KERNAN, TERRI MCDONALD, GEORGE GIURBINO, FRED FIGUEROA, A. PEREZ, DALINDA HARMAN, D. HUSER, M. WILLIAMS, K. POOL, J.D. LOZANO.

hereby petition for admission to practice Pro Hac Vice under the provision of Local Rule 180(b)(2). I understand and consent to ECF Registration and Electronic Service as detailed below and I have submitted payment in the amount of \$200.00 to the Clerk, U.S. District Court. In support of this petition, I state under penalty of perjury that:

My business address is:

Firm Name:	Struck Wieneke & Love, P.L.C.					
Address:	_3100 W. Ray Road, Suite 300					
City:	Chandler					
State:	AZ ZIP Code: <u>85226</u>					
Voice Phone:	( 480 ) 420-1603					
FAX Phone:	( 480 ) 420-1690					
Internet E-mail:	_rlove@swlfirm.com					
Additional E-mail:	_arowley@swlfirm.com					
I reside in City:	Mesa State: Arizona					

I was a	dmitted to practice in the	P	rizona State Courts	(court)
on Octo	ber 25, 1999	_(date).	I am presently in good	standing and
eligible to prac	tice in said court. A certificate of goo	od stand	ling from the court in my	state of
primary practic	e is attached to this application. I an	n not cu	rrently suspended or dis	barred in
any other cour	t.			
I have	$oxed{\boxtimes}$ / have not $oxed{\square}$ concurrently or with	hin the y	ear preceding this applic	cation made
a pro hac vice	application to this court. (If you have	e made	a pro hac vice applicatio	on to this
court within the	e last year, list the name and case no	umber o	f each matter in which a	n
application was	s made, the date of application and v	whether	granted or denied.)	
Olwane Dur	nkley v. Corrections Corporation of A	<u>America</u>	<u>, et al.,</u>	
Case No. 3:	13-cv-00162-L-BLM, in U.S.D.C. So	outhern	District of California	
Date of App	lication: May 29, 2013			
Date Accept	ted: June 4, 2013.			
I hereb	y designate the following member of	the Bar	of this Court who is reg	istered for
ECF with whor	m the Court and opposing counsel m	ay read	ily communicate regardi	ng the
conduct of the	case and upon whom electronic not	ice shall	also be served via the o	court's ECF
system:				
Name:	Natalie P. Vance			
Firm Name:	KLINEDINST PC			
Address:	801 K Street, Suite 2100			
City:	Sacramento			
State:	California ZIP Code:	95814		
Voice Phone:	( 916 ) 444-7573			
FAX Phone:	( 916 ) 444-7544			
E-mail:	nvance@klinedinstlaw.com			

Dated:	09/19/2013	Petitioner:	

## **ORDER**

IT IS SO ORDERED.

Dated: September 20 2013

ALLISON CLAIRE

ALLISON CLAIRE
UNITED STATES MAGISTRATE JUDGE

## ECF REGISTRATION AND CONSENT TO ELECTRONIC SERVICE

Beginning January 3, 2005, all cases filed and pending in the Eastern District of California are subject to electronic filing, service (ECF) and electronic case storage procedures (CM). This form shall be used to register for accounts on the Court's Electronic Case File (ECF) system which permits electronic filing.

By submitting this Petition to Appear Pro Hac Vice and ECF Registration Form, I understand:

- 1. Registration herein is for ECF use only in cases proceeding in the U.S. District Court for the Eastern District of California.
- 2. Each attorney who is wishes to appear in the Eastern District pro hac vice must complete and sign an Attorney Registration Form. An attorney's password issued by the court combined with the attorney's identification (login), serves as and constitutes the attorney signature. Therefore, an attorney/participant must protect and secure the password issued by the court. If there is any reason to suspect the password has been compromised in any way, such as resignation or reassignment of the person with authority to use the password, it is the duty and responsibility of the attorney/participant to immediately notify the court. The court will immediately delete the password from the electronic filing system and issue a new password.
- 3. Unless an attorney expressly declines to consent (<u>see</u> below) registration as a Filing User constitutes: (1) consent to receive service electronically and waiver of the right to receive service by first class mail pursuant to Federal Rule of Civil Procedure 5(b)(2)(D); (2) consent to electronic service and waiver of the right to service by personal service or first class mail pursuant to Federal Rule of Civil Procedure 5(b)(2)(D). Note: Service of Summons and Complaint pursuant to Federal Rule of Civil Procedure 4 are not encompassed by electronic service. Waiver of service and notice by first class mail applies to notice of the entry of an order or judgment. Service by electronic means is complete upon transmission of the Notice of Electronic Filing.
- 4. A user accesses court information via the court's Internet site or through the Public Access to Court Electronic Records ("PACER") Service Center. **PACER involves a separate, free registration.** Although the court manages the procedures for electronic filing, all electronic public access to case file documents occurs through PACER. A PACER login is required, in addition to, the password issued by the court. To register for PACER, a user must complete the online form or submit a registration form, available on the PACER website (http://pacer.psc.uscourts.gov).
- 5. By this registration, I understand that the specific procedures which control electronic filing can be found in the Local Rules and CM/ECF User's Manual, all of which can be accessed on the Court's website. Please periodically access these Rules and Manual in order to understand electronic filing requirements, and any changes which may be later implemented. Serious and/or sustained failure to abide by those procedures may result in a termination of electronic filing privileges which are a prerequisite to practice in the Eastern District.

**Notice Regarding Non-Consent to Electronic Service**. An attorney may expressly forego consenting to service and receipt of filed documents by electronic service pursuant to Federal Rule of Civil Procedure 5(b)(2)(D). This decision not to consent must be by separate document in writing addressed to the Office of the Clerk. Parties not consenting to electronic service must serve by the other methods specified in Rule 5.

The court strongly urges that all attorneys consent to serve and receive service of filed documents by means of electronic service. There is no significant downside to such consent and universal participation in electronic service will benefit all concerned. Failure to consent to electronic service does not relieve attorneys of the obligation to file documents electronically when required to do so or otherwise abide by CM/ECF procedures.