

FILED

07 FEB 14 AM 10:39

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

BY: *pa* DEPUTY

PINNOCK & WAKEFIELD

A Professional Corporation

Theodore A. Pinnock, Esq.

David C. Wakefield, Esq.

Michelle L. Wakefield, Esq.

3033 Fifth Avenue, Suite 410

San Diego, CA 92103

Telephone: 619.858.3671

Facsimile: 619.858.3646

Bar #: 153434

Bar #: 185736

Bar #: 200424

Attorneys for Plaintiffs

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

**TRIPPLE AAA ASSOCIATION FOR
CHILDREN AND ADULTS WITH
DEVELOPMENTAL DISABILITIES,
SUING ON BEHALF OF ITS
MEMBERS;**

Plaintiffs,

v.

**EL CAMINO PHARMACY; CALVIN
FURUKAWA
And DOES 1 THROUGH 10, Inclusive**

Defendants.

Case **07CV 0305IEG** **WMC**

CLASS ACTION

**CIVIL COMPLAINT:
DISCRIMINATORY PRACTICES IN
PUBLIC ACCOMMODATIONS**

**[42 U.S.C. 12182(a) ET. SEQ; CIVIL
CODE 51, 52, 54, 54.1]**

DEMAND FOR JURY TRIAL

[F.R.Civ.P. rule 38(b)]

INTRODUCTION

Plaintiffs herein complain, by filing this Civil Complaint in accordance with rule 8 of the Federal Rules of Civil Procedure in the Judicial District of the United States District Court of the Southern District of California, that Defendants have in the past, and presently are, engaging in discriminatory practices against individuals with disabilities, specifically including minorities with disabilities. Plaintiffs allege this civil action and others substantial similar thereto are necessary to compel access compliance because empirical research on the effectiveness of Title III of the

CP

1 Americans with Disabilities Act indicates this Title has failed to achieve full and equal access
2 simply by the executive branch of the Federal Government funding and promoting voluntary
3 compliance efforts. Further, empirical research shows when individuals with disabilities give
4 actual notice of potential access problems to places of public accommodation without a federal
5 civil rights action, the public accommodations do not remove the access barriers. Moreover,
6 although there has been substantial litigation and enforcement of the barrier removal requirements,
7 there no enforcement of the auxiliary aid requirements. A public accommodation is required to
8 provide auxiliary aids and services that are necessary to ensure equal access to the goods, services,
9 facilities, privileges, or accommodations that it offers, unless an undue burden or a fundamental
10 alteration would result. This obligation extends only to individuals with disabilities who have
11 physical or mental impairments, such as vision, hearing, or speech impairments, that substantially
12 limit the ability to communicate. In order to provide equal access, a public accommodation is
13 required to make available appropriate auxiliary aids and services where necessary to ensure
14 effective communication. The type of auxiliary aid or service necessary to ensure effective
15 communication will vary in accordance with the length and complexity of the communication
16 involved. Public accommodations should consult with individuals with disabilities wherever
17 possible to determine what type of auxiliary aid is needed to ensure effective communication. In
18 many cases, more than one type of auxiliary aid or service may make effective communication
19 possible. While consultation is strongly encouraged, the ultimate decision as to what measures to
20 take to ensure effective communication rests in the hands of the public accommodation, provided
21 that the method chosen results in effective communication. Signing and interpreting are not the
22 same thing. Being able to sign does not mean that a person can process spoken communication into
23 the proper signs, nor does it mean that he or she possesses the proper skills to observe someone
24 signing and change their signed or fingerspelled communication into spoken words. The interpreter
25 must be able to interpret both receptively and expressively. Auxiliary aids and services include a
26 wide range of services and devices that promote effective communication. Examples of auxiliary
27 aids and services for individuals who are deaf or hard of hearing include qualified interpreters,
28

1 notetakers, computer-aided transcription services, written materials, telephone handset amplifiers,
2 assistive listening systems, telephones compatible with hearing aids, closed caption decoders, open
3 and closed captioning, telecommunications devices for deaf persons (TDD's), videotext displays,
4 and exchange of written notes. Examples for individuals with vision impairments include qualified
5 readers, taped texts, audio recordings, Brailled materials, large print materials, and assistance in
6 locating items. **TRIPPLE AAA ASSOCIATION FOR CHILDREN AND ADULTS WITH**
7 **DEVELOPMENTAL DISABILITIES** advocates for the provision of auxiliary aids. Therefore,
8 Plaintiffs make the following allegations in this federal civil rights action:

9
10 **JURISDICTION AND VENUE**

11 1. The federal jurisdiction of this action is based on the Americans with Disabilities Act, 42
12 United States Code 12101-12102, 12181-12183 and 12201, et seq. Venue in the Judicial District
13 of the United States District Court of the Southern District of California is in accordance with 28
14 U.S.C. § 1391(b) because a substantial part of Plaintiffs' claims arose within the Judicial District of
15 the United States District Court of the Southern District of California.

16 **SUPPLEMENTAL JURISDICTION**

17 2. The Judicial District of the United States District Court of the Southern District of
18 California has supplemental jurisdiction over the state claims as alleged in this Complaint pursuant
19 to 28 U.S.C. § 1367(a). The reason supplemental jurisdiction is proper in this action is because all
20 the causes of action or claims derived from federal law and those arising under state law, as herein
21 alleged, arose from common nucleus of operative facts. The common nucleus of operative facts,
22 include, but are not limited to, the incidents where Plaintiffs were denied full and equal access to
23 Defendants' facilities, goods, and/or services in violation of both federal and state laws when they
24 attempted to enter, use, and/or exit Defendants' facilities as described below within this Complaint.

25 Further, due to this denial of full and equal access, **TRIPPLE AAA ASSOCIATION FOR**
26 **CHILDREN AND ADULTS WITH DEVELOPMENTAL DISABILITIES, SUING ON**
27 **BEHALF OF ITS MEMBERS;** and other persons with disabilities were injured. Based upon the
28 said allegations, the state actions, as stated herein, are so related to the federal actions that they

1 form part of the same case or controversy and the actions would ordinarily be expected to be tried
2 in one judicial proceeding.

3 **NAMED DEFENDANTS AND NAMED PLAINTIFF**

4 3. Defendants are, and, at all times mentioned herein, were, a business or corporation or
5 franchise organized and existing and/or doing business under the laws of the State of California.
6 Plaintiffs are further informed and believe and thereon allege that Defendants EL CAMINO
7 PHARMACY; CALVIN FURUKAWA are the owners, operators, and/or lessors of the real
8 property, as well as the business operated thereon. DBA Name: EL CAMINO PHARMACY

9
10 Business Address:

11 1005 CARLSBAD VILLAGE DR
12 CARLSBAD, CA 92008-1804

13
14
15 Telephone: (760) 729-2405

16
17 Filing Date: 4/8/1997

18
19 County: SAN DIEGO

20
21 Business Description: PHARMACIES

22
23 Contact Name: CALVIN FURUKAWA

24
25 Contact Address:

26 2311 LA PAZ ST
27 OCEANSIDE, CA 92054
28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

4. 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; and persons associated with its Members who accompanied Members to Defendants' facilities. Defendants Does 1 through 10, were at all times relevant herein subsidiaries, employers, employees, agents, of EL CAMINO PHARMACY; CALVIN FURUKAWA 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.

STATEWIDE CLASS ACTION ALLEGATIONS UNDER FED.R.CIV.P. 23(b) AS TO ALL DEFENDANTS

6. Plaintiffs are members of a group within the State of California composed of persons with a wide range of disabilities, limited to persons who use wheelchairs for mobility, who must be able to access retail merchandise establishments, like Defendants' establishments located within the facility in which EL CAMINO PHARMACY; CALVIN FURUKAWA is located. Plaintiffs are precluded from equal access to Defendants' establishment so meaningfully because the establishment fails to provide access for members of the disability community who use a wheelchair for mobility to disabled parking facilities, exterior path of travel facilities, entrance facilities, interior path of travel facilities, and display facilities. The Supreme Court of the United States has held as long as the class representative provides adequate representation for the class' interests, the court has the power to adjudicate the rights and obligations of all class members –

1 even those who would otherwise be beyond the reach of its personal jurisdiction. Phillips
2 Petroleum Co. v. Shutts, 472 US 797 (1985). This case stands for the proposition that minimum
3 contacts are not required with nonresident members of a plaintiff class because, “the burdens
4 placed by a State upon absent class action plaintiff are not of the same order or magnitude as those
5 it places on an absent defendant.” Id. Plaintiffs allege they will insure class members shall receive
6 adequate notice of the proceedings and the opportunity to “opt out,” if required. Defendants have
7 conducted themselves such as to establish a pattern and practice of architectural discrimination.
8 Plaintiffs allege that Defendants have control over each and every facility, establishment, and/or
9 business located within the Defendant Landlords’ facilities in which Defendant **EL CAMINO**
10 **PHARMACY; CALVIN FURUKAWA** is located. Accordingly, Plaintiffs allege Defendants are
11 responsible for removing architectural barriers at Defendants’ facilities and the
12 establishment/business contained therein. For the aforementioned reasons, Plaintiffs allege they are
13 proper class representatives for members of the disability community who use a wheelchair for
14 mobility because the members of the disability community who use a wheelchair for mobility are
15 so numerous that joinder is impracticable due to the fact more than one hundred (100) persons fall
16 within the membership description. Also, the questions of law or fact are so common because the
17 members of the disability community who use a wheelchair for mobility are being denied their civil
18 rights under federal and state laws – that is, each member of the disability community who use a
19 wheelchair for mobility suffered substantially similar violations relating to exterior path of travel
20 facilities, entrance facilities, restrooms, interior path of travel facilities, and display facilities.
21 Further, the claims or defenses of the representative parties are typical – Plaintiffs have the right to
22 access facilities, establishments, and businesses like those within the facility in which Defendant
23 **EL CAMINO PHARMACY; CALVIN FURUKAWA** is located for many reasons such as the
24 purchase of retail merchandise. Defendants’ facilities are open to the general public and Plaintiffs
25 have been denied access because of violations, as outlined above and specifically addressed
26 elsewhere within this Complaint. Additionally, Plaintiffs, as the named representatives, will fairly
27 and adequately represent the interests of the class because Plaintiffs and the members of the
28

1 disability community in the State of California who use a wheelchair for mobility have suffered
 2 substantially similar violations. Finally, a pattern and practice exists on the part of Defendants, and
 3 each of them, of architectural discrimination at their public facilities located within the State of
 4 California. On information and good faith belief, Plaintiffs thereon allege that Defendants, prior to
 5 the passing of the Americans With Disabilities Act in 1992, conceived, commissioned, designed,
 6 and implemented among other things, a design for their public facilities, including, but not limited
 7 to disabled parking facilities, exterior path of travel facilities, restroom, entrance facilities, interior
 8 path of travel facilities, and display facilities, which do not meet the minimal standards outlined
 9 under the federal regulations known as the Americans With Disabilities Act Accessibility
 10 Guidelines ("ADAAG") and state regulations, also known as Title 24 of the California Building
 11 Code, and to which non-compliant plan they continue to utilize to the injury of the members of the
 12 class. For these reasons and the facts as stated herein, Plaintiffs have the right to maintain this
 13 statewide class action pursuant to Fed.R.Civ.P. Rule 23(b).

14
 15 **CONCISE SET OF FACTS**

16 7. Plaintiff's Members went to the **EL CAMINO PHARMACY; CALVIN FURUKAWA.**
 17 As Said Members are unable to walk Plaintiff's Members uses a walker or wheelchair. Plaintiff
 18 alleges its visually and hearing impaired members desire to go to Defendants' facility but cannot
 19 because of lack of auxiliary aids. Defendants failed to provide auxiliary aids and services that are
 20 necessary to ensure equal access to the goods, services, privileges, or accommodations that it
 21 offers. Title 28, part 36.303 of Code of Federal Regulations states:

22 (a) General. A public accommodation shall take those steps that may be necessary
 23 to ensure that no individual with a disability is excluded, denied services, segregated
 24 or otherwise treated differently than other individuals because of the absence of
 25 auxiliary aids and services, unless the public accommodation can demonstrate that
 26 taking those steps would fundamentally alter the nature of the goods, services,
 27 facilities, privileges, advantages, or accommodations being offered or would result
 28 in an undue burden, i.e., significant difficulty or expense.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

(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 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. Plaintiffs specifically allege that Defendants knew, to a substantial certainty, that the architectural barriers precluded wheelchair access. First, Plaintiffs will prove that Defendants had actual knowledge that the architectural barriers precluded wheelchair access - that it would be hard to believe that noncompliance with ADAAG as to accessible entrances could be other than intentional. Second, due to the abundance of ADA information and constant news covers of ADA lawsuits, Defendants had actual knowledge of the ADA and decided deliberately not to remove architectural barriers. Third, Defendants have no plans to remodel. Fourth, it would be hard to believe that Defendants did not have actual knowledge of ADA given all the ADA public awareness campaigns, the abundance of free ADA information and the media's constant ADA coverage. Fifth, a human being acting for the defendants made a conscious decision as to how to

1 proceed given the presence of the architectural barriers. Plaintiffs allege any alternative methods
2 preclude integration of wheelchair patrons, as it requires them to use a second-class entrance. Also,
3 expert testimony will show the facility contained inaccessible features. Plaintiffs allege businesses
4 often state that they have few customers with disabilities. Plaintiffs allege such customers avoid
5 patronizing inaccessible business and are deterred from patronizing such businesses. The courts
6 have recognized deterrence-based damage claims under Civil Code 54.3 and 52. Since California
7 courts have held that the California disability access laws manifest an intent on the part of the
8 legislature that they be interpreted in a manner that maximizes incentives for compliance, (see
9 Donald, 266 Cal. Rptr. at 808-11) the courts conclude that application of this canon of construction
10 requires that 54.1 and 51, and their respective damages provisions, 54.3 and 52, be interpreted as
11 extending to claims based on incidents of deterrence. The courts therefore hold that where a
12 plaintiff can prove that violations of applicable California disability access standards deterred her
13 on a particular occasion from attempting to attend a place of public accommodation, that plaintiff
14 states a claim for relief under California Civil Code 54.1 and 51 and, in particular, for damages,
15 under 54.3 and 52. Plaintiffs allege people with disabilities still face systemic discrimination each
16 and every day. One of the most debilitating forms of discrimination is segregation imposed by
17 others. Discrimination also includes exclusion, or denial of benefits, services, or other
18 opportunities that are as effective and meaningful as those provided to others. Discrimination
19 results from actions or inactions that discriminate by effect as well as by intent or design.
20 Discrimination also includes harms resulting from the construction of transportation, architectural,
21 and communication barriers and the adoption or application of standards and criteria and practices
22 and procedures based on thoughtlessness or indifference-of benign neglect. Discrimination also
23 includes harms affecting individuals with a history of disability, and those regarded by others as
24 having a disability as well as persons associated with such individuals that are based on false
25 presumptions, generalizations, misperceptions, patronizing attitudes, ignorance, irrational fears, and
26 pernicious mythologies. Discrimination also includes the effects a person's disability may have on
27 others. The ADA aim is: (1) To provide a clear and comprehensive national mandate for the
28

1 elimination of discrimination against individuals with disabilities; [and] (2) to provide clear, strong,
2 consistent, enforceable standards addressing discrimination against individuals with disabilities.
3 (42 U.S.C. § 12101(b)(1), (2) (Supp. II 1990)) Plaintiffs allege the legislative history of the Act,
4 which reflects congressional, concerns over the deleterious effects of discrimination against people
5 with disabilities. As a result, Congress incorporated within Title II of the ADA the remedial
6 provision in Section 504 of the Rehabilitation Act of 1973. (As amended 29 U.S.C. § 794a)(42
7 U.S.C. § 12133)(See *Smith v. Barton*, 914 F.2d 1330, 1336 (9th Cir. 1990), cert. denied, 111 S.Ct.
8 2825 (1991)) Much has been written recently about the ADA and its mechanisms of enforcement.
9 (See e.g., *Doran v. Del Taco, Inc.*, --- F.Supp.2d ---- (C.D. Cal. June 9, 2005); *Molski*, 347
10 F.Supp.2d at 862-63; *Parr v. L & L Drive-Inn Restaurant*, 96 F.Supp.2d 1065, 1070-71
11 (D.Haw.2000)) For purposes of this suit, it is sufficient to note that the statute creates a private
12 right of action through which a litigant may seek injunctive relief as well as attorneys' fees and
13 costs. (42 U.S.C. § 2188(a)) Plaintiffs allege that it cannot be said that because an attorney has
14 chosen to specialize in an area, which provides statutory attorneys fees his practice is necessarily
15 suspect. Class actions, antitrust, and consumer protection statutes are just some of the examples
16 where the legislature has made a determination that society will benefit from private attorneys
17 general. The ADA is but another example. Plaintiff TRIPPLE AAA ASSOCIATION FOR
18 CHILDREN AND ADULTS WITH DEVELOPMENTAL DISABILITIES , SUING ON BEHALF
19 OF AND ITS MEMBERS; is an organization that advocates on the behalf of children and others
20 with disabilities specifically including adults who use wheelchairs when their civil rights and
21 liberties have been violated. Plaintiff's Member visited the place in 2006 and plans on returning to
22 the place and he encountered architectural barriers there. Association standing requires that (1) its
23 members would otherwise have standing to sue in their own right, (2) the interests the association
24 seeks to protect are germane to the organization's purpose and (3) neither the claim asserted nor the
25 relief requested requires the participation of individual members. *Hunt v. Washington Apple*
26 *Advertising Commission*, 432 U.S. 333, 343; *Greater Los Angeles Council On Deafness, Inc. v.*
27 *Baldrige*, 827 F.2d 1353, 1358 (9th Cir. 1987). Plaintiffs have standing to bring this action.
28

1 Plaintiff Association has at least four members who use wheelchairs as they cannot walk at all. The
2 purpose of the Association is to fight to remove access and architectural barriers.

3 8. Plaintiff's Member and Plaintiff(s) have physical impairments because their conditions
4 affect one or more of the following body systems: neurological, musculoskeletal, special sense
5 organs, and/or cardiovascular. Further, Plaintiff's Member and Plaintiff(s) said physical
6 impairments substantially limits one or more of the following major life activities: walking and
7 sight. In addition, Plaintiff's Member and Plaintiff(s) cannot perform one or more of the said major
8 life activities in the manner, speed, and duration when compared to the average person. Moreover,
9 Plaintiff's Member and Plaintiff(s) has a history of or has been classified as having a physical
10 impairment as required by 42 U.S.C. § 12102(2)(A).

11 9. Plaintiff's Members expressly intend to patronize the establishment and the property that is
12 the subject of this Complaint in the immediate future.

13 10. Defendants failed to remove access barriers within the parking, exterior path of travel and
14 entrance public accommodations of Defendants' establishment. Plaintiff's Member was deterred
15 from patronizing the facility.

16 11. The architectural regulations or "design standards" implemented by the federal ADA are
17 often referred to in the literature as "ADAAGs," which is an acronym for "ADA Architectural
18 Guidelines." (See *Independent Living I*, 982 F. Supp. at pp. 707-708 ["The guidelines issued by the
19 Access Board are denominated the 'ADA Accessibility Guidelines' ('ADAAG.'). The design
20 standards enacted by the Attorney General are identical to the ADAAGs, but are denominated as
21 'Standards.' Despite the technical distinction, the two terms are often used interchangeably."];
22 *Access Now, Inc. v. Ambulatory Surgery Center Group, Ltd.* (S.D. Fla. 2001) 146 F. Supp. 2d
23 1334, 1336 ["These guidelines are called ... ("ADAAG")"].) The "ADAAGs" are found in
24 Appendix A to Part 36 of title 28 of the Code of Federal Regulations. The ADAAG violations
25 alleged here are basically so intuitive that it would be hard to believe that noncompliance with them
26 could be other than intentional.

27 12. Plaintiff(s) was deterred from patronizing the facility due to the alleged ADA violations
28

1 and/or alleged architectural barriers outlined in Paragraphs 10 through 11 above.

2 13. While Plaintiff's Member expressly wants to patronize Defendant's establishment and the
3 property that is the subject of this Complaint in the immediate future, Plaintiff and Plaintiff's
4 Member is expressly deterred from returning to the establishment and the property that is the
5 subject of this Complaint due to the existence of the architectural barriers outlined above in
6 Paragraphs 10 through 11.

7 14. Pursuant to federal and state law, Defendants are required to remove barriers to their
8 existing facilities. Further, Defendants had actual knowledge of their barrier removal duties under
9 the Americans with Disabilities Act and the Civil Code before January 26, 1992. Also, Defendants
10 should have known that individuals with disabilities are not required to give notice to a
11 governmental agency before filing suit alleging Defendants failed to remove architectural and sight
12 barriers.

13 15. Plaintiffs believe and herein allege Defendants' facilities have access violations not
14 directly known by Plaintiff which preclude or limit access by other members of Plaintiff
15 organization or other persons with disabilities.

16 16. Based on these facts, Plaintiffs allege Plaintiff's Member and Plaintiff(s) were
17 discriminated against each time he patronized Defendants' establishment. Plaintiff's Member was
18 extremely upset due to Defendants' conduct.

19 **NOTICE**

20 17. Plaintiffs are not required to provide notice to the defendants prior to filing a complaint.
21 (See *Botosan v. Paul McNally Realty*, 216 F.3d 827, 832 (9th Cir 2000)) However, a member made
22 an auxiliary aid request.
23

24 **WHAT CLAIMS ARE PLAINTIFFS ALLEGING AGAINST EACH NAMED**
25 **DEFENDANT**

26 18. **EL CAMINO PHARMACY; CALVIN FURUKAWA;** and Does 1 through 10 will be
27 referred to collectively hereinafter as "Defendants."
28

1 19. Plaintiffs aver that the Defendants are liable for the following claims as alleged below:
2

3 **DISCRIMINATORY PRACTICES IN PUBLIC ACCOMMODATIONS**

4 **FIRST CAUSE OF ACTION AGAINST ALL DEFENDANTS- Claims Under The Americans**
5 **With Disabilities Act Of 1990**

6 Claim I

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

11 Claim II

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

16 Claim III

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

23 Claim IV

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

1 or separate from that provided to other individuals.

2 Claim V

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

6 Claim VI

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

11 Claim VII

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

17 Claim VIII

18 26. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendants
19 engaged in the following specific prohibitions: (i) the imposition or application of eligibility criteria
20 that screen out or tend to screen out an individual with a disability or any class of individuals with
21 disabilities from fully and equally enjoying any goods, services, facilities, privileges, advantages, or
22 accommodations, unless such criteria can be shown to be necessary for the provision of the goods,
23 services, facilities, privileges, advantages, or accommodations being offered; (ii) a failure to make
24 reasonable modifications in policies, practices, or procedures, when such modifications are
25 necessary to afford such goods, services, facilities, privileges, advantages, or accommodations to
26 individuals with disabilities;

27 27. (iii) a failure to take such steps as may be necessary to ensure that no individual with a
28

1 disability is excluded, denied services, segregated or otherwise treated differently than other
2 individuals because of the absence of auxiliary aids and services; (iv) a failure to remove
3 architectural barriers, and communication barriers that are structural in nature, in existing facilities
4 in violation of 42 U.S.C. §12182.

5 Claim IX

6 28. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendant
7 failed to demonstrate that the removal of a barrier is not readily achievable, and made such goods,
8 services, facilities, privileges, advantages, or accommodations available through alternative
9 methods in a segregated manner in violation of 42 U.S.C. §12182.

10 Claim X

11 29. Based on the facts stated above, Defendants discriminated against Plaintiffs as Defendants
12 altered the use of their establishment in a manner that affected or could have affected the usability
13 of the facility or part thereof and failed to make alterations in such a manner that, to the maximum
14 extent feasible, the altered portions of the facility are readily accessible to and usable by individuals
15 with disabilities, including individuals who use wheelchairs in violation of 42 U.S.C. §12183.

16
17
18 30. WHEREFORE, Plaintiffs pray for judgment and relief as hereinafter set forth.

19 SECOND CAUSE OF ACTION AGAINST ALL DEFENDANTS - CLAIMS UNDER
20 CALIFORNIA ACCESSIBILITY LAWS

21 CLAIM I: Denial Of Full And Equal Access

22 31. Based on the facts plead at ¶¶ 6-16 above and elsewhere in this complaint, Plaintiff's
23 Member and Plaintiff(s) was denied full and equal access to Defendants' goods, services, facilities,
24 privileges, advantages, or accommodations within a public accommodation owned, leased, and/or
25 operated by Defendants as required by Civil Code Sections 54 and 54.1. Defendants' facility
26 violated California's Title 24 Accessible Building Code by failing to provide access to Defendants'
27 facilities due to violations pertaining to the Space Allowance and Reach Ranges, Accessible Route,
28 Protruding Objects, Ground and Floor Surfaces, Parking and Passenger Loading Zones, Curb

1 Ramps, Ramps, Stairs, Elevators, Platform Lifts (Wheelchair Lifts), Windows, Doors, Entrances,
2 Drinking Fountains and Water Coolers, Water Closets, Toilet Stalls, Urinals, Lavatories and
3 Mirrors, Sinks, Storage, Handrails, Grab Bars, and Controls and Operating Mechanisms, Alarms,
4 Detectable Warnings, Signage, and Telephones. These violations denied Plaintiff's Member and
5 Plaintiff(s) full and equal access to Defendants' facility. Thus, Plaintiff's Member and Plaintiff(s)
6 was subjected to discrimination pursuant to Civil Code §§ 51, 52, and 54.1 because Plaintiff's
7 Member and Plaintiff(s) was denied full, equal and safe access to Defendants' facility, causing
8 severe emotional distress. The Disabled Persons Act is found in *sections 54* of the Civil Code, and
9 has been around in some form on the statute books since the late 1960's--more than 20 years before
10 the federal ADA. (See Stats. 1968, ch. 461.) The Disabled Persons Act begins with the statement in
11 *subdivision (a) of section 54* that "Individuals with disabilities or medical conditions have the same
12 right as the general public to the full and free use of ... public facilities, and other public places." (*β*
13 *54, subd. (a).*) *Section 54* is immediately followed by *section 54.1, subdivision (a)(3)* of which--in
14 contrast to the more spartan reference to the ADA in *section 51*--specifically incorporates ADA
15 *regulations*. The enforcement of *section 54* is to be found in *section 54.3. Subdivision (a)(3) of*
16 *section 54.1* provides: " 'Full and equal access,' for purposes of this section in its application to
17 transportation, means access that meets the standards of Titles II and III of the Americans with
18 Disabilities Act of 1990 (Public Law 101-336) and federal regulations adopted pursuant thereto,
19 except that, if the laws of this state prescribe higher standards, it shall mean access that meets those
20 higher standards." *Subdivision (a) of section 54.3* provides in its entirety: "Any person or persons,
21 firm or corporation who denies or interferes with admittance to or enjoyment of the public facilities
22 as specified in *Sections 54* and *54.1* or otherwise interferes with the rights of an individual with a
23 disability under *Section 54, 54.1,* and *54.2* is liable for each offense for the actual damages and any
24 amount as may be determined by a jury, or the court sitting without a jury, up to a maximum of
25 three times the amount of actual damages but in no case less than one thousand dollars (\$ 1,000),
26 and attorney's fees as may be determined by the court in addition thereto, suffered by any person
27 denied any of the rights provided in *Sections 54, 54.1,* and *54.2*. 'Interfere' for purposes of this
28

1 section, includes, but is not limited to, preventing or causing the prevention of a guide dog, signal
2 dog, or service dog from carrying out its functions in assisting a disabled person." *Section 54.3* was
3 construed in the 1990 *Cafe Royale* decision as providing for strict liability--that is, liability without
4 any need for intentional conduct--prior to the 1992 legislation which added both *subdivision (f) to*
5 *section 51* and *subdivision (c) of section 54* (back then in the context of the minimum penalty under
6 *section 54.3* which was \$ 250; now it is \$ 1,000). *Cafe Royale* was a case decided prior to the
7 enactment of the ADA, and contains not a word about federal law. It was also decided exclusively
8 under *Civil Code section 54 et seq.*, and contains not one word on the Unruh Act. In *Cafe Royale*,
9 a wheelchair user (a former deputy Attorney General and member of the Attorney General's task
10 force on disability) discovered that he could not reach the main dining area of a tiered restaurant on
11 his own, though the restaurant offered to lift him up the stairs. He declined an offer of help because
12 it would attract attention and because he might be dropped in the process of being bodily picked up
13 and moved. He sued the restaurant under *section 54.3* because of the absence of ramps or elevators
14 to the second-tiered area. The restaurant thought that it had complied with the law because its
15 architect thought, based on an informal conversation with an employee of the San Francisco
16 building department, that a certain number of handicapped seating places was "all that was needed
17 for compliance." (See *id. at p. 174.*) The building department employee, however, gave the
18 restaurant architect erroneous advice. In fact, the State Building Standards Code (required by
19 *Government Code section 4450 et seq*) provided that all floors of a restaurant be on a common level
20 or else accessible by either ramps or elevators. While a hardship exemption might be obtained, 75
21 percent of the main dinning area would still need to be handicap accessible, and the *Cafe Royale's*
22 option of seating wheelchair patrons in the bar or having them carried to the common area was a
23 violation. On appeal, the fact of the violation was understood by all parties: "All parties agreed that
24 *Cafe Royale's* seating capacity was in violation of the handicap access requirements." (*Cafe Royale*,
25 *supra*, 218 Cal. App. 3d at p. 174.) Hence issue was joined as to whether the restaurant's "good
26 faith" belief that it was "in compliance" (*ibid.*) was sufficient to deny the patron recovery under
27 *section 54.3*. The trial court thought so, but the appellate court disagreed. The appellate court
28

1 reasoned thusly: the fact that *section 54.3* said a person who "denies or interferes with admittance
 2 to or enjoyment of the public facilities as specified in *section 54* and *54.1* ... is liable for each
 3 offense ... but in no case less than two hundred fifty dollars (\$ 250)" The court said: "The plain
 4 meaning of this language is that ordinarily minimum statutory damages in the amount of \$ 250
 5 must be awarded for a denial of equal access in violation of *section 54 et seq.*, notwithstanding the
 6 defendant's intent." (*Id. at p. 177.*) The *Cafe Royale* court reasoned that an interpretation of *section*
 7 *54.3* that included an element of intentional violation would, because the level of compliance
 8 would diminish, yield "a result that is clearly repugnant to the statutory purpose." Further, the
 9 Donald case held a Plaintiff need not visit the facility to sue for compliance. (*Id. at pp. 179-180.*) So
 10 the trial court reversed the trial court judgment awarding the plaintiff nothing, and concluded that
 11 he was entitled to the \$ 250 statutory minimum. (See *id. at pp. 180-181.*) Café Royale applies here.
 12 Thus, Defendants' good faith efforts, if any, are irrelevant as is any reliance on a city building
 13 inspector.

14 **CLAIM II: Failure To Modify Practices, Policies And Procedures**

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

21 **CLAIM III: Violation Of The Unruh Act**

22 33. Based on the facts plead at ¶¶ 6-16 above and elsewhere herein this complaint and because
 23 Defendants violated the Civil Code § 51 by failing to comply with 42 United States Code §
 24 12182(b)(2)(A)(iv) and 42 U.S.C. § 12183(a)(2), Defendants did and continue to knowingly
 25 discriminate against Plaintiffs and persons similarly situated in violation of Civil Code §§ 51, 52,
 26 and 54.1. Plaintiffs allege the access violations alleged here are so obvious as to implicate at least a
 27 prima facie case of discriminatory intent.
 28

1 34. Based on the facts plead at ¶¶ 6-16 above, Claims I, II, and III of Plaintiffs' Second Cause
 2 Of Action above, and the facts elsewhere herein this complaint, Plaintiffs will suffer irreparable
 3 harm unless Defendants are ordered to remove architectural, non-architectural, and communication
 4 barriers at Defendants' public accommodation. Plaintiffs allege that Defendants' discriminatory
 5 conduct is capable of repetition, and this discriminatory repetition adversely impacts Plaintiffs and
 6 a substantial segment of the disability community. Plaintiffs allege there is a state and national
 7 public interest in requiring accessibility in places of public accommodation. Plaintiffs have no
 8 adequate remedy at law to redress the discriminatory conduct of Defendants. Plaintiffs desire to
 9 return to Defendants' places of business in the immediate future. Accordingly, the Plaintiffs allege
 10 that a structural or mandatory injunction is necessary to enjoin compliance with state civil rights
 11 laws enacted for the benefit of individuals with disabilities.

12 35. Wherefore, Plaintiffs pray for damages and relief as hereinafter stated.

13
 14 **DEMAND FOR JUDGMENT FOR RELIEF:**

- 15
 16 A. For injunctive relief pursuant to 42 U.S.C. § 12188(a).
 17 B. For damages pursuant to Cal. Civil Code § 52 or 54.3
 18 C. For attorneys fees pursuant to 42 U.S.C. § 1988, 42 U.S.C. § 12205, and Cal. Civil Code §
 19 51, 52; 54.3;
 20 D. A Jury Trial and;
 21 E. For such other further relief as the court deems proper.

22 Respectfully submitted:

23
 24 **PINNOCK & WAKEFIELD, A.P.C.**

25 Dated: February 13, 2007

26 
 27 By: /S/ THEODORE A. PINNOCK, ESQ.
 MICHELLE L. WAKEFIELD, ESQ.
 Attorneys for Plaintiffs

(Rev. 07/89)

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE SECOND PAGE OF THIS FORM.)

I (a) PLAINTIFFS TRIPPLE AAA ASSOCIATION FOR CHILDREN AND ADULTS WITH DEVELOPMENTAL DISABILITIES, SUING ON BEHALF OF ITS MEMBERS;

DEFENDANTS
EL CAMINO PHARMACY; CALVIN FURUKAWA, and does through
Inclusive, Defendants.

FILED

07 FEB 14 AM 10:39

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF San Diego, CA
(EXCEPT IN U.S. PLAINTIFF CASES)

COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY) San Diego, CA
DEPUTY

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)
Theodore A. Pinnock, Esq. SBN 153434
Michelle L. Wakefield, Esq. SBN 200424
David C. Wakefield, Esq. SBN:185736
Pinnock & Wakefield; 3033 Fifth Avenue, Suite 410
San Diego, California 92103
Telephone: (619) 858-3671; Facsimile: (619) 858-3646

ATTORNEYS (IF KNOWN)

'07 CV 0305 IEG WMC

II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY)
 1 U.S. Government Plaintiff
 3 Federal Question (U.S. Government Not a Party)
 2 U.S. Government Defendant
 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX)
(For Diversity Cases Only) FOR PLAINTIFF AND ONE BOX FOR DEFENDANT
Citizen of This State 1 1 Incorporated or Principal Place of Business in This State 4 4
Citizen of Another State 2 2 Incorporated and Principal Place of Business in Another State 5 5
Citizen or Subject of a Foreign Country 3 3 Foreign Nation 6 6

IV. CAUSE OF ACTION (CITE THE US CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY).

42 U.S.C. Sections 12101-12102, 12181-12183, and 12201, Et. Seq.

V. NATURE OF SUIT (PLACE AN X IN ONE BOX ONLY)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> Marine <input type="checkbox"/> Miller Act <input type="checkbox"/> Negotiable Instrument <input type="checkbox"/> 150 Recovery of overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loan (Excl. Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veterans Benefits <input type="checkbox"/> 160 Stockholders Suits <input type="checkbox"/> Other Contract <input type="checkbox"/> 195 Contract Product Liability	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury CIVIL RIGHTS <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 444 Welfare <input checked="" type="checkbox"/> 440 Other Civil Rights	PERSONAL INJURY <input type="checkbox"/> 362 Personal Injury-Medical Malpractice <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability PRISONER PETITIONS <input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prisoner Conditions	<input type="checkbox"/> 610 Agriculture <input type="checkbox"/> 620 Other Food & Drug <input type="checkbox"/> 625 Drug Related Seizure Of Property 21 USC 881 <input type="checkbox"/> 630 Liquor Laws <input type="checkbox"/> 640 RR & Truck <input type="checkbox"/> 650 Airline Regs <input type="checkbox"/> 660 Occupational Safety/Health <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Mgmt Relations <input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Empl. Ret. Inc. Security Act	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (13958) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS - Third Party 26 USC 7609	<input type="checkbox"/> 400 State Reappointment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce/ICC Rates/etc. <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 810 Selective Service <input type="checkbox"/> 850 Securities/Commodities Exchange <input type="checkbox"/> 875 Customer Challenge 12 USC <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 892 Economic Stabilization Act <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 894 Energy Allocation Act <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice <input type="checkbox"/> 950 Constitutionality of State <input type="checkbox"/> 890 Other Statutory Actions
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Electment <input type="checkbox"/> 240 Tort to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property					

VI. ORIGIN (PLACE AN X IN ONE BOX ONLY)
 1 Original Proceeding 2 Removal from State Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from another district (specify) 6 Multidistrict Litigation 7 Appeal to District Judge from Magistrate Judgment

VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER f.r.c.p. 23 DEMAND \$ TO BE DETERMINED AT TRIAL Check YES only if demanded in complaint: JURY DEMAND: YES NO

VIII. RELATED CASE(S) IF ANY (See Instructions): JUDGE Docket Number

DATE January 18, 2007 SIGNATURE OF ATTORNEY OF RECORD

134974 \$350 See 2/14/07

UNITED STATES
DISTRICT COURT
Southern District of California
San Diego Division

134974 - 03
February 14, 2007

Code	Case #	Qty	Amount
CV886900	3-07-CV-0305		60.00 CC
	Judge - GONZALEZ		
CV086400			100.00 CC
CV510000			190.00 CC
Total ->			350.00

FROM: CIVIL FILING AAA ASSOC. FOR
CHILDREN W/ DISABILITIES ET AL
V. EL CAHINO PHARMACY ET AL
VISA AUTH# 010443 SH