

THIRD CAUSE OF ACTION

(By Plaintiffs Against Defendants For Promissory Fraud)

56. Plaintiffs reallege and incorporate by reference the allegations set forth in Paragraphs 1 through 55, inclusive, of this Complaint.

57. Defendants made a promise to Plaintiffs that each time Plaintiffs' name, voice or likeness was used in connection with merchandising rights Plaintiffs would receive a percentage of the monies received. Defendants also promised Plaintiffs that they would provide periodic revenue statements when revenue had been generated relating to merchandise. These promises were important to the transaction.

58. Defendants did not intend to fully perform the promises when they made them. Defendants knew that they could create the false belief that no money was owed to Plaintiffs by failing to provide revenue statements. In addition, Defendants did not intend to pay the money to Plaintiffs as they promised.

59. Plaintiffs reasonably relied upon Defendants promises.

60. Defendants did not keep their promises and Plaintiffs reliance upon Defendants' false promises was a substantial factor in causing Plaintiffs harm.

61. As a direct and proximate result of Defendants' false promises, Plaintiffs are informed and believe, and thereon allege, that they have been damaged in the amount exceeding Ten Million Dollars (\$10,000,000.00), together with interest thereon at the full legal rate.

62. Defendants are guilty of oppression, fraud and malice and Plaintiffs are entitled to recover exemplary and punitive damages pursuant to Section 3294 of the California Civil

Pfeiffer Thigpen FitzGibbon & Ziontz LLP
233 Wilshire Blvd., Suite 220
Santa Monica, California 90401

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1 Code, for the sake of example and by way of punishing Defendants, in an amount to be
2 determined by the trier of fact.

3 FOURTH CAUSE OF ACTION

4 (By Plaintiffs Against Defendants For Conversion)

5 63. Plaintiffs reallege and incorporate by reference the allegations set forth in
6 Paragraphs 1 through 62, inclusive, of this Complaint.

7 8 64. Defendants had exclusive control over the use of Plaintiffs' name, voice or likeness
9 in connection with merchandising rights. Defendants also had the exclusive right to collect
10 amounts owed to Plaintiffs for revenue received as a result of the use of the Plaintiffs name,
11 voice or likeness in connection with merchandising. As such, Defendants acted as Plaintiffs'
12 agent and were required to turn over to Plaintiffs the sum received by Defendants on
13 Plaintiffs' behalf.

14 15 65. Defendants collected and received money in connection with merchandising rights.
16 Defendants knew that a specific amount of the money it collected and received in connection
17 with merchandising rights belonged to Plaintiffs. Plaintiffs had an immediate right to
18 possession of these sums. Despite this knowledge, Defendants kept the money for their own
19 use.

20 21 66. Despite a demand from Plaintiffs, Defendants have failed and refused to pay the
22 amounts owed to Plaintiffs for revenue received as a result of the use of the Plaintiffs name,
23 voice or likeness in connection with merchandising.

24 25 67. As a direct and proximate result of Defendants' conversion of monies owed to
26 Plaintiffs, Plaintiffs are informed and believe, and thereon allege, that they have been damaged

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1 in the amount exceeding Ten Million Dollars (\$10,000,000.00), together with interest thereon
2 at the full legal rate.

3 68. Defendants are guilty of oppression, fraud and malice and Plaintiffs are entitled to
4 recover exemplary and punitive damages pursuant to Section 3294 of the California Civil
5 Code, for the sake of example and by way of punishing Defendants, in an amount to be
6 determined by the trier of fact.
7

8 WHEREFORE, Plaintiffs pray for relief as follows:

9 1. On the First Cause of Action:

10 a. For actual damages in an amount to be determined according to proof, but in no
11 event less than Ten Million Dollars (\$10,000,000.00), plus interest thereon at the maximum
12 rate allowed by law;
13

14 b. For attorneys' fees and costs incurred in connection with the enforcement of the
15 Agreement;
16

17 2. On the Second Cause of Action:

18 a. For actual damages in an amount to be determined according to proof, but in no
19 event less than Ten Million Dollars (\$10,000,000.00), plus interest thereon at the maximum
20 rate allowed by law;
21

22 b. For punitive and exemplary damages in an amount to be determined at trial
23 pursuant to California Civil Code section 3294.

24 3. On the Third Cause of Action:

25 a. For actual damages in an amount to be determined according to proof, but in no
26 event less than Ten Million Dollars (\$10,000,000.00), plus interest thereon at the maximum
27 rate allowed by law;
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b. For punitive and exemplary damages in an amount to be determined at trial pursuant to California Civil Code section 3294.

4. On the Third Cause of Action:

a. For actual damages in an amount to be determined according to proof, but in no event less than Ten Million Dollars (\$10,000,000.00), plus interest thereon at the maximum rate allowed by law;

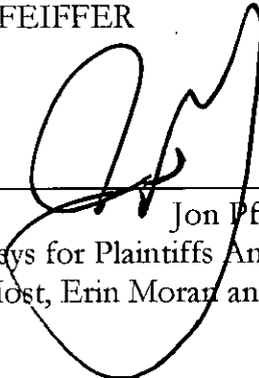
b. For punitive and exemplary damages in an amount to be determined at trial pursuant to California Civil Code section 3294.

5. On all causes of action:

- a. For costs of suit incurred herein;
- b. For interest as allowed by law; and
- c. For such other and further relief as the Court may be just and proper.

DATED: April 19, 2011

PFEIFFER THIGPEN FITZGIBBON & ZIONTZ LLP
JON PFEIFFER

By:  _____
Jon Pfeiffer

Attorneys for Plaintiffs Anson Williams, Marion Ross,
Don Most, Erin Moran and Patricia Bosley

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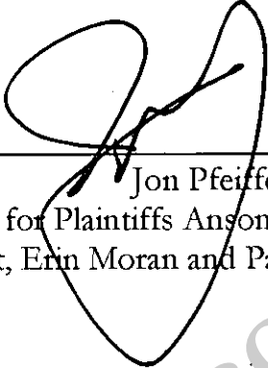
DEMAND FOR JURY TRIAL

Plaintiffs hereby demand that this matter be tried by jury.

DATED: April 19, 2011

PFEIFFER THIGPEN FITZGIBBON & ZIONTZ LLP
JON PFEIFFER

By: _____



Jon Pfeiffer

Attorneys for Plaintiffs Anson Williams, Marion Ross,
Don Most, Erin Moran and Patricia Bosley

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Pfeiffer Thigpen FitzGibbon & Ziontz LLP
233 Wilshire Blvd., Suite 220
Santa Monica, California 90401

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EXHIBIT A

AGREEMENT BETWEEN PLAYER AND PARAMOUNT TELEVISION,
A DIVISION OF PARAMOUNT PICTURES CORPORATION

IT IS HEREBY AGREED AS FOLLOWS:

1. Name of Player: ERIN MORAN (MINOR)
2. Agent: MARY GRADY, 10850 RIVERSIDE DRIVE, SUITE 504, NORTH HOLLYWOOD CALIFORNIA 91602
3. Series/Program: "THE HAPPY DAYS"
4. Length: THIRTY (30) MINUTE SERIES
5. Role: JOANIE
- 6-9. Not Applicable.
10. Employment and Production Services Commencement Dates:

Employment commences on December 7, 1973, and continues for six (6) Contract Years, unless earlier terminated as provided herein. Each Contract Year shall be twelve (12) months in duration, except that if the series is picked up for the season commencing in the Fall 1974 ("the next regular broadcast season"), the 1st Contract Year shall be less than twelve (12) months in duration, and the 2nd Contract Year shall commence on a date to be designated by us, but not later than commencement of Player's services in connection with programs intended for the next regular broadcast season. We hereby designate on or about December 7, 1973, as the date for commencement of Player's production services in the 1st Contract Year. We subsequently shall designate the commencement of Player's production services for each further Contract Year.

11. Initial Program Payment: For up to five (5) days work (which may be averaged over the programs produced during each Contract Year); we have right to intermingle programs without additional payment:

1st Contract Year	<u>\$ 650.00 per episode</u>
2nd Contract Year	<u>\$ 750.00 per episode</u>
3rd Contract Year	<u>\$ 900.00 per episode</u>
4th Contract Year	<u>\$1,100.00 per episode</u> 1850
5th Contract Year	<u>\$1,350.00 per episode</u> 300
6th Contract Year	<u>\$1,600.00 per episode</u>

Residual Payments (applicable only to programs in which Player renders services and appears recognizably other than in the standard openings, bridges, closings, lead-ins and lead-outs thereof):

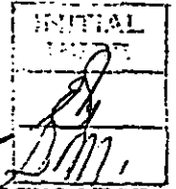
- (a) Television Reruns (other than foreign):

SAG Minimum plus 10%

- (b) Theatrical Release:
(i) U.S.: 50% of applicable initial program payment
(ii) Foreign Release: 50% of applicable initial program pay

(c) Supplemental Markets: SAG Minimum

(d) Foreign Television Reruns: SAG Minimum



The term initial program payment as used throughout this agreement shall be the applicable sum set forth in paragraph 11 regardless of additional sums which may be paid Player for overtime, meal penalties additional services or otherwise.

13. Guarantees: Subject to our termination rights

1st Contract Year: Ten-thirteenth (10/13ths) of all programs
produced but in no event less than ten (10)

2nd and subsequent Contract Years: Ten-thirteenth (10/13ths) of all
programs produced but in no event less than ten (10) in each Contract
Year

Nothing herein shall limit our right to utilize Player in more than the guaranteed number of programs. If the foregoing formula results in a fraction, a fraction in excess of one-half (1/2) will be increased to the next whole number; a fraction of one-half (1/2) or less will be disregarded.

14. Termination: We may terminate Player's services at the end of any Contract Year.

15. Pay or Play: All guarantees herein are pay or play subject to our termination and suspension rights herein.

16. Billing: The following billing will be accorded Player on English language prints of each episode and the pilot in which Player appears recognizably (other than in standard openings, closings, bridges, lead-ins and lead-outs). Any inadvertent failure to accord Player such credit will not be construed as a breach of this agreement. Feature billing; placement and treatment at Producer's discretion.

17. Commercials: Program commercials only: Initial compensation ^{double} -/SAG scale; Residuals ^{double} -/SAG scale. Player may not make outside commercials

18. Merchandising: Where Player's name, voice, likeness or endorsement used in connection with merchandising rights, Player will receive 5% of 100% of net proceeds, to be reduced to 2-1/2% of 100% if used in conjunction with name, voice, likeness or endorsement of other(s). We may first deduct 50% of gross as handling fee.

19. Personal Appearances: For sponsor(s), buyer(s) and/or network subject to Player's availability. Player will be furnished first-class, round-trip transportation plus reasonable living expenses.

20. Grant of Rights; Assignment and Loanout; SAG Benefits: Player hereby grants to us all rights to his services hereunder and in and to the results and proceeds thereof. We shall have the right to assign any and all of our rights under this agreement or any of our rights to such services, or the results and proceeds thereof, or to loan out the services of Player for the pilot and/or series. Further, except as specifically otherwise herein provided, we shall be entitled to the maximum benefits of the SAG Agreement for the minimum payments, including, without limitation, the right to use the maximum number of weeks to produce the series. Player acknowledges that this paragraph satisfies any provision of the SAG Agreement requiring Player's specific agreement in Player's individual contract (including, without limitation, Player's agreement to perform services and/or appear, without additional compensation, in standard openings, closings, bridges, lead-ins and lead-outs).
21. Exclusivity: Player's services for television and the use of Player's name, voice, likeness and endorsement shall be exclusive to us during the term of this agreement and through the network broadcasts (including repeats) of the programs hereunder, except that, provided Player is not in default hereunder, Player may do three (3) television guest appearances which may be in prime time, in each thirteen (13) week period, unlimited radio guest appearances and unlimited non-prime time game, panel or talk show television guest appearances (provided same do not conflict or interfere with Player's obligations hereunder and subject to the limitations on such appearances set forth herein). Player may render services other than in connection with radio and television (provided same do not conflict or interfere with Player's obligations hereunder) and authorize use of his name and likeness to advertise and publicize such permitted outside services or those arising from contracts entered into prior to the date hereof subject to paragraph 17. It is understood that no appearance or other activities permitted hereunder shall be in connection with or on programs sponsored by products or services competitive to the products or services being advertised by the "major" sponsor(s) of the series. A "major" sponsor is one who sponsors at least eight (8) minutes of a thirteen (13) week period, regardless of the length of time of the series. No television or radio appearance hereunder may be in a continuing role, the Player may not portray the same continuing character as he portrays in the series (or a parody of such role without our approval), and no such appearance may be made on any program scheduled to be broadcast during the regularly scheduled time period of the series.
22. Reinstatement: Ninety (90) day turn-around right.
23. Player's Personal Information:

REDACTED

Address

REDACTED

U.S.A.

REDACTED

Telephone No.

Citizenship

Birth Date

REDACTED

Social Security No.

Draft Status

Player will advise us promptly of any change in above information.

24. Special Provisions: See attached Rider
25. Additional Compensation Provision: If the compensation payable during the term hereof shall exceed the amount permitted by any present or future law or governmental order or regulation, such stated compensation shall be reduced while such limitation is in effect to the amount which is so permitted; and the payment of such reduced compensation shall be deemed to constitute full performance by the Producer of its obligations hereunder with respect to compensation for such period. If any such limitation shall come into effect, the Producer agrees to make application to the proper governmental authority for permission to pay the full compensation provided for hereunder, but in the event any such application shall be denied in whole or in part, any such denial shall not constitute a breach of this agreement by the Producer nor shall Player be excused during the pendency of such application or after such denial from furnishing and rendering his services at the times and in the manner herein provided.
26. Memorandum Agreement: The parties agree that those customary provisions which are normally included in employment agreements of this type are deemed included herein. These customary provisions shall include, without limitation, those relating to morals and equitable relief (which provisions shall, in any event, conform to the provisions of the applicable agreements with sponsors, networks or other buyers respecting broadcasting of the series or program). Subject to good faith negotiations, we may prepare a formal agreement incorporating the provisions of this Memorandum Agreement and the aforesaid customary provisions, which each party shall then execute but, pending such preparation and execution, this Memorandum Agreement shall constitute the agreement of the parties.

DATED: December 4, 1973

PARAMOUNT TELEVISION,
A DIVISION OF
PARAMOUNT PICTURES CORPORATION

By [Signature]

[Signature]

04/19/73

AGREED TO AND ACCEPTED:

[Signature] by Mother
[Signature]

ORIGINAL

FOR COURT USE ONLY

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Bar number, and address):
Jon Pfeiffer (SBN 118601)
Pfeiffer Thigpen FitzGibbon & Ziontz LLP
233 Wilshire Boulevard
Suite 220
Santa Monica CA 90401

FILED
LOS ANGELES SUPERIOR COURT

APR 19 2011

By John A. Clarke, Executive Officer/Clerk
RUBENA LOPEZ Deputy

TELEPHONE NO.: 310 451-5800 FAX NO.: 310 451-1599
ATTORNEY FOR (Name): Plaintiffs Anson Williams, Marion Ross, Don Most, Erin Moran &
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Los Angeles Patricia Bosley
STREET ADDRESS: 111 N. Hill Street
MAILING ADDRESS:
CITY AND ZIP CODE: Los Angeles CA 90012
BRANCH NAME: Stanley Mosk Courthouse

CASE NAME: Williams, et al. v. CBS Studios, Inc., et al.

CASE NUMBER:

JUDGE: **BC459841**
DEPT:

CIVIL CASE COVER SHEET
 Unlimited (Amount demanded exceeds \$25,000) Limited (Amount demanded is \$25,000 or less)

Complex Case Designation
 Counter Joinder
Filed with first appearance by defendant (Cal. Rules of Court, rule 3.402)

Items 1-6 below must be completed (see instructions on page 2).

1. Check one box below for the case type that best describes this case:

Auto Tort

- Auto (22)
- Uninsured motorist (46)

Other PI/PD/WD (Personal Injury/Property Damage/Wrongful Death) Tort

- Asbestos (04)
- Product liability (24)
- Medical malpractice (45)
- Other PI/PD/WD (23)

Non-PI/PD/WD (Other) Tort

- Business tort/unfair business practice (07)
- Civil rights (08)
- Defamation (13)
- Fraud (16)
- Intellectual property (19)
- Professional negligence (25)
- Other non-PI/PD/WD tort (35)

Employment

- Wrongful termination (36)
- Other employment (15)

Contract

- Breach of contract/warranty (06)
- Rule 3.740 collections (09)
- Other collections (09)
- Insurance coverage (18)
- Other contract (37)

Real Property

- Eminent domain/Inverse condemnation (14)
- Wrongful eviction (33)
- Other real property (26)

Unlawful Detainer

- Commercial (31)
- Residential (32)
- Drugs (38)

Judicial Review

- Asset forfeiture (05)
- Petition re: arbitration award (11)
- Writ of mandate (02)
- Other judicial review (39)

Provisionally Complex Civil Litigation (Cal. Rules of Court, rules 3.400-3.403)

- Antitrust/Trade regulation (03)
- Construction defect (10)
- Mass tort (40)
- Securities litigation (28)
- Environmental/Toxic tort (30)
- Insurance coverage claims arising from the above listed provisionally complex case types (41)

Enforcement of Judgment

- Enforcement of judgment (20)

Miscellaneous Civil Complaint

- RICO (27)
- Other complaint (not specified above) (42)

Miscellaneous Civil Petition

- Partnership and corporate governance (21)
- Other petition (not specified above) (43)

- 2. This case is is not complex under rule 3.400 of the California Rules of Court. If the case is complex, mark the factors requiring exceptional judicial management:
a. Large number of separately represented parties d. Large number of witnesses
b. Extensive motion practice raising difficult or novel issues that will be time-consuming to resolve e. Coordination with related actions pending in one or more courts in other counties, states, or countries, or in a federal court
c. Substantial amount of documentary evidence f. Substantial postjudgment judicial supervision
- 3. Remedies sought (check all that apply): a. monetary b. nonmonetary; declaratory or injunctive relief c. punitive
- 4. Number of causes of action (specify): 4 - Breach of Contract, Fraud by Concealment, Promissory Fraud & Conversion
- 5. This case is is not a class action suit.
- 6. If there are any known related cases, file and serve a notice of related case. (You may use form CM-015.)

Date: April 19, 2011

Jon Pfeiffer (SBN 118601)

(TYPE OR PRINT NAME)

SIGNATURE OF PARTY OR ATTORNEY FOR PARTY

NOTICE

- Plaintiff must file this cover sheet with the first paper filed in the action or proceeding (except small claims cases or cases filed under the Probate Code, Family Code, or Welfare and Institutions Code). (Cal. Rules of Court, rule 3.220.) Failure to file may result in sanctions.
- File this cover sheet in addition to any cover sheet required by local court rule.
- If this case is complex under rule 3.400 et seq. of the California Rules of Court, you must serve a copy of this cover sheet on all other parties to the action or proceeding.
- Unless this is a collections case under rule 3.740 or a complex case, this cover sheet will be used for statistical purposes only.

SHORT TITLE: Williams, et al. v. CBS Studios, et al. COURT NUMBER

CIVIL CASE COVER SHEET ADDENDUM AND STATEMENT OF LOCATION (CERTIFICATE OF GROUNDS FOR ASSIGNMENT TO COURTHOUSE LOCATION)

This form is required pursuant to LASC Local Rule 2.0 in all new civil case filings in the Los Angeles Superior Court.

ORIGINAL

Item I. Check the types of hearing and fill in the estimated length of hearing expected for this case: JURY TRIAL? [X] YES CLASS ACTION? [] YES LIMITED CASE? [] YES TIME ESTIMATED FOR TRIAL 5-7 [] HOURS/ [X] DAYS

Item II. Select the correct district and courthouse location (4 steps - If you checked "Limited Case", skip to Item III, Pg. 4):

Step 1: After first completing the Civil Case Cover Sheet Form, find the main civil case cover sheet heading for your case in the left margin below, and, to the right in Column A, the Civil Case Cover Sheet case type you selected.

Step 2: Check one Superior Court type of action in Column B below which best describes the nature of this case.

Step 3: In Column C, circle the reason for the court location choice that applies to the type of action you have checked. For any exception to the court location, see Los Angeles Superior Court Local Rule 2.0.

Applicable Reasons for Choosing Courthouse Location (See Column C below)

- 1. Class Actions must be filed in the County Courthouse, Central District.
2. May be filed in Central (Other county, or no Bodily Injury/Property Damage).
3. Location where cause of action arose.
4. Location where bodily injury, death or damage occurred.
5. Location where performance required or defendant resides.
6. Location of property or permanently garaged vehicle.
7. Location where petitioner resides.
8. Location wherein defendant/respondent functions wholly.
9. Location where one or more of the parties reside.
10. Location of Labor Commissioner Office.

Step 4: Fill in the information requested on page 4 in Item III; complete Item IV. Sign the declaration.

Auto Tort
Other Personal Injury/Property Damage/Wrongful Death Tort
Non-Personal Injury/Property Damage/Wrongful Death Tort

Table with 3 columns: A (Civil Case Cover Sheet Category No.), B (Type of Action (Check only one)), and C (Applicable Reasons - See Step 3 Above). Rows include Auto (22), Uninsured Motorist (46), Asbestos (04), Product Liability (24), Medical Malpractice (45), Other Personal Injury Property Damage Wrongful Death (23), Business Tort (07), Civil Rights (08), Defamation (13), and Fraud (16).

SHORT TITLE: Williams, et al. v. CBS Studios, et al.

CASE NUMBER

A Civil Case Cover Sheet Category No.	B Type of Action (Check only one)	C Applicable Reasons - See Step 3 Above
Professional Negligence (25)	<input type="checkbox"/> A6017 Legal Malpractice <input type="checkbox"/> A6050 Other Professional Malpractice (not medical or legal)	1., 2., 3. 1., 2., 3.
Other (35)	<input type="checkbox"/> A6025 Other Non-Personal Injury/Property Damage tort	2., 3.
Wrongful Termination (36)	<input type="checkbox"/> A6037 Wrongful Termination	1., 2., 3.
Other Employment (15)	<input type="checkbox"/> A6024 Other Employment Complaint Case <input type="checkbox"/> A6109 Labor Commissioner Appeals	1., 2., 3. 10.
Breach of Contract/Warranty (06) (not insurance)	<input type="checkbox"/> A6004 Breach of Rental/Lease Contract (not Unlawful Detainer or wrongful eviction) <input type="checkbox"/> A6008 Contract/Warranty Breach -Seller Plaintiff (no fraud/negligence) <input type="checkbox"/> A6019 Negligent Breach of Contract/Warranty (no fraud) <input checked="" type="checkbox"/> A6028 Other Breach of Contract/Warranty (not fraud or negligence)	2., 5. 2., 5. 1., 2., 5. 1., 2., 5.
Collections (09)	<input type="checkbox"/> A6002 Collections Case-Seller Plaintiff <input type="checkbox"/> A6012 Other Promissory Note/Collections Case	2., 5., 6. 2., 5.
Insurance Coverage (18)	<input type="checkbox"/> A6015 Insurance Coverage (not complex)	1., 2., 5., 8.
Other Contract (37)	<input checked="" type="checkbox"/> A6009 Contractual Fraud <input type="checkbox"/> A6031 Tortious Interference <input type="checkbox"/> A6027 Other Contract Dispute(not breach/insurance/fraud/negligence)	1, 2., 3., 5. 1., 2., 3., 5. 1., 2., 3., 8.
Eminent Domain/Inverse Condemnation (14)	<input type="checkbox"/> A7300 Eminent Domain/Condemnation Number of parcels _____	2.
Wrongful Eviction (33)	<input type="checkbox"/> A6023 Wrongful Eviction Case	2., 6.
Other Real Property (26)	<input type="checkbox"/> A6018 Mortgage Foreclosure <input type="checkbox"/> A6032 Quiet Title <input type="checkbox"/> A6060 Other Real Property (not eminent domain, landlord/tenant, foreclosure)	2., 6. 2., 6. 2., 6.
Unlawful Detainer - Commercial (31)	<input type="checkbox"/> A6021 Unlawful Detainer-Commercial (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer - Residential (32)	<input type="checkbox"/> A6020 Unlawful Detainer-Residential (not drugs or wrongful eviction)	2., 6.
Unlawful Detainer - Drugs (38)	<input type="checkbox"/> A6022 Unlawful Detainer-Drugs	2., 6.
Asset Forfeiture (05)	<input type="checkbox"/> A6108 Asset Forfeiture Case	2., 6.
Petition re Arbitration (11)	<input type="checkbox"/> A6115 Petition to Compel/Confirm/Vacate Arbitration	2., 5.

SHORT TITLE: Williams, et al. v. CBS Studios, et al.

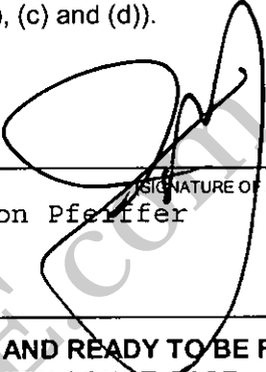
CASE NUMBER

Item III. Statement of Location: Enter the address of the accident, party's residence or place of business, performance, or other circumstance indicated in Item II., Step 3 on Page 1, as the proper reason for filing in the court location you selected.

REASON: CHECK THE NUMBER UNDER COLUMN C WHICH APPLIES IN THIS CASE			ADDRESS:
<input type="checkbox"/> 1.	<input checked="" type="checkbox"/> 2.	<input type="checkbox"/> 3.	7800 Beverly Boulevard
<input type="checkbox"/> 4.	<input type="checkbox"/> 5.	<input type="checkbox"/> 6.	
<input type="checkbox"/> 7.	<input type="checkbox"/> 8.	<input type="checkbox"/> 9.	
<input type="checkbox"/> 10.			
CITY: Los Angeles	STATE: CA	ZIP CODE: 90036	

Item IV. Declaration of Assignment: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that the above-entitled matter is properly filed for assignment to the Los Angeles Superior Court courthouse in the Central District of the Los Angeles Superior Court (Code Civ. Proc., § 392 et seq., and LASC Local Rule 2.0, subds. (b), (c) and (d)).

Dated: April 19, 2011



(SIGNATURE OF ATTORNEY/FILING PARTY)
Jon Pfeiffer

PLEASE HAVE THE FOLLOWING ITEMS COMPLETED AND READY TO BE FILED IN ORDER TO PROPERLY COMMENCE YOUR NEW COURT CASE:

1. Original Complaint or Petition.
2. If filing a Complaint, a completed Summons form for issuance by the Clerk.
3. Civil Case Cover Sheet form CM-010.
4. Complete Addendum to Civil Case Cover Sheet form LACIV 109 (Rev 01/07), LASC Approved 03-04.
5. Payment in full of the filing fee, unless fees have been waived.
6. Signed order appointing the Guardian ad Litem, JC form FL-935, if the plaintiff or petitioner is a minor under 18 years of age, or if required by Court.
7. Additional copies of documents to be conformed by the Clerk. Copies of the cover sheet and this addendum must be served along with the summons and complaint, or other initiating pleading in the case.

04/19/11