

“A” Prong

The facts do not tell us what exact type of LAS we are dealing with but since Pam filed her complaint in the Southern District of California, then it is safe to assume that it is the modern 1 step LAS (CA type) so our analysis can be continued. There is a CA Health & Safety state statute, though, that says (*inter alia*),” [a] nonresident may be sued in this state when ... severe illness of a CA resident.” This state statute could be used to ‘long arm’ Van & Distill because Pam fell ill for several days due to drinking their water (Van sold, Distill bottled).

Now apply 07! No hospital, doctor, or special damages plead

has purposefully availed himself of the laws and protections of that state (**because _____**). It also seems exceedingly unlikely that he would expect to be hailed into a California court (**because _____**). Therefore, Pam’s claim against Van fails the federal substantive due process check under the California Health and Safety Code § 17492.07 long arm statute (“**A**” prong of)

IRAC requires APPLY given facts. No credit for what’s in your head and not on paper. You must use given facts. You’re only writing conclusions!