Exhibit A



Commonwealth of Massachusetts Worcester District Court

225 Main Street Worcester, MA 01608 (508) 831-2010

Sabriya Zaynab Silva.

Plaintiff.

V.

Abbott Laboratories Inc. and Mondo International, LLC,
Defendants.

THIS SUMMONS IS DIRECTED TO _____ Abbott Laboratories Inc.

(Defendant's name)

- 1. This Notice is to inform you that you are being sued. The person or business suing you is known as the Plaintiff. A copy of the Plaintiff's Complaint against you is attached and the original has been filed in the Worcester Division of the District Court Department. You must respond to this lawsuit in writing. If you do not respond, the Plaintiff may obtain a court order requiring you to pay money or provide other relief.
- 2. You must respond within 20 days to protect your rights. In order to protect your right to defend yourself in this lawsuit, you must deliver or mail a written response called an "Answer" to both the "Clerk's Office for Civil Business, Worcester District Court, 225 Main Street, Worcester, MA 01608" and to the individual below:

Michael A. Rivkin	. at	Cohen Kinne Valicenti & Cook LLP	
(or remain or remain 2 attorney)		28 North St., 3rd Floor, Pittsfield, MA 01201	

Your Answer must be delivered or mailed within 20 days from the date the Summons was delivered to you. If you need more time to respond, you may request an extension of time in writing from the Court.

- 3. Your Answer must respond to each claim made by the Plaintiff. Your Answer is your written response to the statements made by the Plaintiff in the Complaint. In your Answer you must state whether you agree or disagree with each paragraph of the Complaint. You may agree with some of the things the Plaintiff says and disagree with other things. You may also say that you do not know whether one (or more) of the statements made in the Plaintiff's Complaint is true. If you want to have your case heard by a jury, you must specifically request a jury trial in your Answer. Even if you agree that you owe what is claimed, sending an Answer will provide you with an opportunity to participate and explain your circumstances.
- 4. You must list any reason why you should not have to pay the Plaintiff what the Plaintiff asks for. If you have any reason(s) why the Plaintiff should not get what the Plaintiff asks for in the Complaint, you must write those reasons (or "defenses") in your Answer.



- 5. You may lose this case if you do not send an Answer to the Court and the Plaintiff. If you do not mail or deliver the Answer within 20 days, you may lose this case. You will have no opportunity to tell your side of the story and the Court may order that the Plaintiff receive everything requested in the Complaint. The Court may allow a motion permitting the Plaintiff take your property and/or wages. If you respond to the Complaint and appear at the hearing, you will get an impartial hearing by a judge. Even if you choose to discuss this matter with the Plaintiff (or the Plaintiff's lawyer), you should still send your Answer within 20 days. Even if you file an Answer, you can still reach an agreement with the Plaintiff.
- 6. Legal Assistance. You may wish to get legal help from a lawyer. If you cannot get legal help, you must still provide a written Answer to protect your rights or you may lose the case. You may also obtain information at www.mass.gov/courts/selfhelp.
- 7. You can also sue the Plaintiff. If you believe the Plaintiff owes you money or has harmed you in some way related to the lawsuit, you must describe that in your Answer. If you do not include these claims (called "Counterclaims") in your written response, you may lose your ability to sue the Plaintiff about anything related to this lawsuit.
- 8. You or your attorney must attend all court hearings. If you send your Answer to the Court and the Plaintiff, you will protect your rights. The Court will send you a notice telling you the date, time, and place of an impartial hearing before a judge. The judge will hear both sides of any arguments and schedule any additional hearings.
- 9. The civil number appearing on the front of this notice is the case docket number and must appear on the front of your Answer.

Witness Hon. David P. Despotopulos, First Justice on Sibbu

	Note: The number assigned to the Complaint by the Clerk-Magastrate at the beginning of the lawsuit should be indicated on the summons before it is served on the Defendant.			
Ī	RETURN OF SERVICE (for use by person making service)			
	ed a copy of the within summons, together with a copy of the ned defendant in the following manner:			
Last and usual at (address)*	(signature)			
	(name and title)			
□ In hand	(address)			
□ Other:				
Please place date you make service in this box and on copy served on defendant and return				
original to this Court:				
*If service is made at the last and usual place of about place of about, and shall set forth in the return the date	de, the officer shall forthwith mail first class a copy of the summons to such last and usual e of mailing and the address to which the summons was sent. (G.L. c. 223, § 31).			

(SEAL)



COMMONWEALTH OF MASSACHUSETTS

WORCESTER

DISTRICT COURT DEPARTMENT CIVIL ACTION NO.: 2002 CUTH G

SABRIYA ZAYNAB SILVA,

Plaintiff,

V.

ABBOTT LABORATORIES INC and MONDO INTERNATIONAL, LLC,

Defendants.

COMPLAINT

Introduction

Plaintiff. Sabriya Zaynab Silva ("Silva" or "Plaintiff"), brings this action against the Abbott Laboratories Inc ("Abbott") and Mondo International, LLC ("Mondo") (collectively, "Employers" or "Defendants") for violating the Massachusetts Wage Act (the "Wage Act"), M.G.L c. 149, § 148, M.G.L c. 149, § 148A, and M.G.L c. 151, §§ 1A, 1, and 7 and Massachusetts common law. Plaintiff alleges Defendants failed to pay her all due wages, including overtime hours, and fired her one day after she insisted she should be paid subject to the Wage Act, a further violation of the Wage Act and Massachusetts common law.

Parties

- Sabriya Zaynab Silva is an adult resident of 75 Nelson Street, Holden MA 01520, Worcester County.
- Abbott Laboratories Inc is incorporated in Delaware with a principal place of business located at 100 Abbott Park Road. Abbott Park IL 60064.



3. Mondo International, LLC is a staffing agency incorporated in Delaware, with a principal place of business located at 102 Madison Avenue, 7th floor, New York NY 10016.

Factual Allegations

- 4. Defendants are employers for purposes of Mass. Gen. L. ch. 149.
- 5. Employers hired Silva to work as a products engineer.
- 6. Silva began work for Employers on May 27, 2019.
- 7. Employers paid Silva \$30 per-hour-worked.
- 8. Abbott managers, including Candice Cooper ("Cooper") supervised Silva's work and accepted her timecards reflecting her hours worked.
- 9. In order to understand her assignment of hours at the outset of her employment, Silva asked if she would be permitted to work beyond forty hours per-week. Abbott manager Thomas Gamble ("Gamble") answered in the affirmative.
- 10. Silva later asked Gamble a second time to clarify whether she would be allowed to bill 12-hour days. Again, Gamble responded in the affirmative.
- 11. Subject to Employer's prior approval, Silva consistently worked pre-approved overtime throughout her time working for the benefit of Employers.
- 12. Much of Silva's overtime was logged while working remotely on an Abbott-owned laptop.
- 13. Employers were on notice of Silva's work outside of her typical hours because (a) they provided her with pre-approval. (b) she regularly submitted and was paid for overtime hours, in accordance with Employers' prior-approval. (c) she regularly submitted work product and exchanged substantive work emails with Abbott managers beyond typical work hours, and (d) the Abbott laptop and servers, which are in Abbott's control, can be audited to show the dates and time during which her company laptop was active and saving work documents to the company server beyond typical work hours.

221149 2

DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

